







MARYLAND MANUAL 1901.

A COMPENDIUM

Legal, Historical and Statistical Information

RELATING TO THE

STATE OF MARYLAND

PUBLISHED UNDER ACT OF ASSEMBLY.

Compiled by the Secretary of State.

BALTIMORE: WM. J. C. DULANY CO.





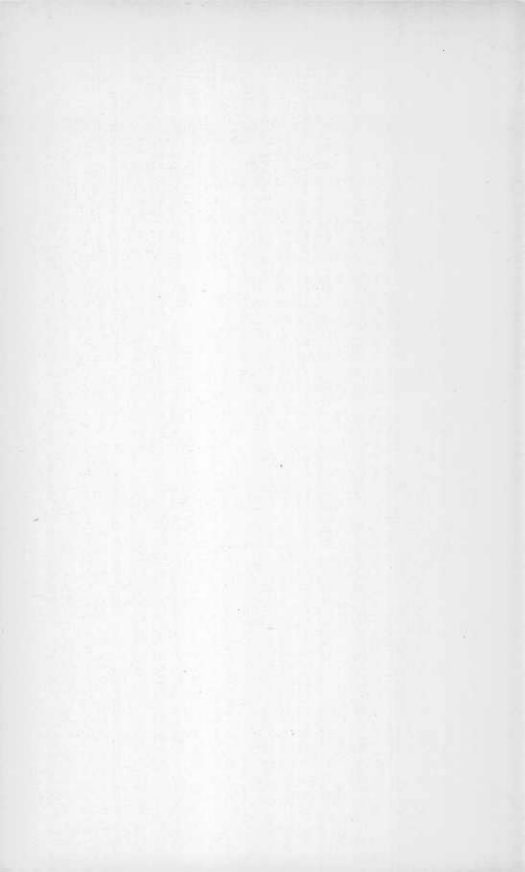


CREDIT is due to MR. ELIHU S. RILEY, of the Annapolis Bar, for the historic portion of this volume. Mr. Riley is one of the recognized historians of Maryland, having given a great portion of his life to the study of Maryland's history.

Other contributors, whose aid I wish to acknowledge, are Mr. Harry J. Hopkins, Mr. Louis H. Dielman and Mr. Carl Hardy.

WILFRED BATEMAN,
Secretary of State.

Annapolis, Md., January 1st, 1902.



Chapter 240 of the Acts of 1900.

An Act to provide for the annual compilation and publication of a Manual of the State of Maryland.

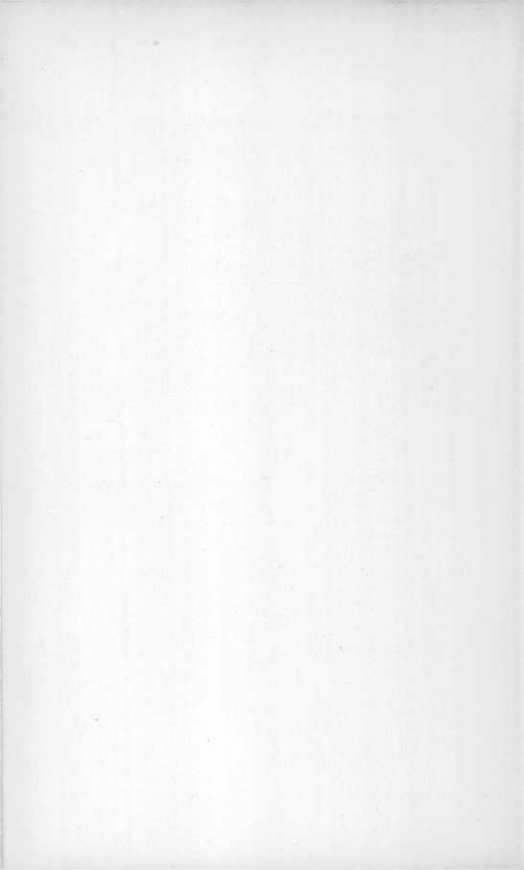
SECTION I. Be it enacted by the General Assembly of Maryland, That it shall be the duty of the Secretary of State to accurately prepare and publish annually, on December thirty-first of each year, a Manual of the State of Maryland.

SEC. 2. And be it enacted, That said Manual shall cousist of not less than fifteen hundred copies in each year, five hundred of which shall be bound in cloth and shall contain a copy of the Charter and Constitution of the State, a complete list of Members of the Legislature, with their postoffice addresses, the names and addresses of all State and county officers elected by the people, as well as those appointed by the Governor and the Board of Public Works; a brief summary of the duties of the several State officers; the official returns of the State election of each year; a list of State, educational, charitable, reformatory and benevolent institutions, with the amounts appropriated to each by the State; the amounts paid by counties to the public schools of the State; on account of public school tax; the gross and net debt of the State at the close of each fiscal year; the area, population, assessable basis and tax rates in the several counties of the State and City of Baltimore; the construction of the Judicial system of this State; the official pay-roll of the State, and such other information as his judgment may seem right and proper.

SEC. 3. And be it enacted, That the said Manual shall be distributed as follows: Twenty-five copies, bound in cloth, to the Maryland State Library; ten copies, two of which shall be bound in cloth, to each of the Members of the Legislature; one copy to each of the Clerks of the Circuit Courts of the State and the several courts in Baltimore City; one copy to each of the Boards of County Commissioners of this State, and the remaining number to the Executive Department, to be distributed by the Secretary of State to each of the several States of the Union, to the public libraries in this and other States, and to officials and citizens of this State.

SEC. 4. And be it enacted, That for the purpose of carrying out the provisions of this Act, compiling, printing and distributing said Manual, the sum of fifteen hundred dollars, or so much thereof as may be necessary, is hereby annually appropriated; and the Comptroller of the Treasury is hereby authorized and directed to draw his warrant upon the State Treasurer, who is hereby directed to pay same, in favor of the Secretary of State upon the presentation of proper vouchers by him that the work above mentioned has been fully done, which vouchers shall be filed in the office of the State Comptroller.

Approved April 5th, 1900.



MARYLAND.

HISTORICAL SKETCH.

Maryland, situated between the parallels of 37° 53′ and 39° 44′ north latitude, and the meridians of 75° 04′ and 79° 33+′ west longitude (the exact western boundary being yet undetermined,) is one of the upper tiers of Southern States. Its boundaries are: Mason and Dixon's line on the north; the State of Delaware and the Atlantic Ocean on the east; on the south, a line drawn westward from the ocean to the western bank of the Potomac river, thence following the western bank of that river to its source; and on the west, a line drawn due north from this source to Mason and Dixon's line. Its gross area is 12,210 square miles, of which 9,860 square miles are land surface; the included portion of the Chesapeake bay, 1,203 square miles; Assateague bay on the Atlantic cost, 93 square miles; with 1,054 square miles of smaller estuaries and rivers.

The Chesapeake bay ascends to within a few miles of its northern boundary, dividing the State into the Eastern and Western Shores.

The rivers, excluding mere estuaries of the bay, are the Potomac, Patuxent, Patapsco, Gunpowder, Susquehanna, Elk, Sassafras, Chester, Choptank, Nanticoke, Wicomico and Pocomoke, all emptying into the Chesapeake bay. Besides these, the coast-line of the bay is deeply indented with a multitude of creeks, coves and other estuaries, penetrating the land in all directions, usually bearing the names of rivers, and often navigable to some distance by vessels of light draft. Perhaps nowhere else in the world is there a coast-line proportionately so extensive, or any country offering such facilities for water transportation as tide-water Maryland. Along the ocean frontier runs a narrow reef of sand, inclosing and sheltering Synepuxent and Assateague bays, and giving inland navigation along the whole Atlantic coast of the State.

Maryland is divided into twenty-three counties, of which Garrett, Allegany, Washington, Frederick, Carroll, Baltimore, Harford and Cecil form the north tier; Howard, Montgomery, Anne Arundel, Prince George's, Calvert, Charles and St. Mary's lie on the west; and Kent, Queen Anne's, Talbot, Caroline, Dorchester, Wicomico, Somerset and Worcester on the east side of the bay. Of these twenty-three, seven do not lie on navigable waters.

Maryland presents a great variety of configuration, soil and climate. The four most westerly counties extend through the systems of mountain ranges known as the Allegany and the Blue Ridge; east of these is the Piedmont region, gently inclining towards tide-water, and on both sides of the bay lies the Coastal Plain.

The foundation of Maryland is primarily due to George Calvert, first Baron of Baltimore. When that nobleman, who had been a trusted councillor of James I, and had held the office of Principal Secretary of State, became a convert to the Roman Catholic faith, he retired from public life and determined to spend the remainder of his days in the New World. He already held by charter a considerable part of the Island of Newfoundland, called the province of Avalon; and to it he removed with his famlly in 1628. But after about a year's sojourn in this bleak region, the extreme severity of the long winters, and the evident impossibility of making Avalon more than a fishing station, determined Baltimore to seek a home in some more genial clime; and he asked the King, Charles I, for a grant of land north of the Potomac, within the territory that had previously been granted to the Virginia Company, but which now, by the legal forfeiture of their charter, was again in the King's hands.

His request was granted, and the charter made out. Before it had passed the great seal, Baltimore died, and the charter was issued in 1632, to his son, Cecilius Calvert, second Baron of Baltimore, who named his province Maryland, in compliment to the Queen, Henrietta Maria.

The territory thus conveyed was considerably more extensive than that covered by the present State of Maryland, being bounded on the north by the fortieth parallel of north latitude, on the east by the Delaware bay and river, and the Atlantic ocean, on the south by a line drawn from the mouth of the Potomac river eastward to the ocean, and on the west by the farther or right-hand bank of the Potomac to its most distant source, and thence due north to the fortieth parallel.

The privileges conveyed by the charter were the most complete ever granted by an English sovereign to a subject; the Proprietary was invested with palatinate authority, under which were included all royal powers, both of peace and war. The province was entirely self-governed, all laws being made by the Proprietary and the freeman, and these laws required no confirmation from the King or Parliament. By an expréss clause the King renounced for himself and for his successors forever, all right of taxation in Maryland. All that was required of the colonists was that they should be British subjects, and that the Proprietary should acknowledge the King

of England as his sovereign, paying him, in lieu of all services or taxes, two Indian arrows yearly, and the fifth of all gold or silver that might be found.

Cecilius fitted out two small vessels, the Ark and Dove, in which the first band of colonists set sail on November 20, 1633. These consisted of about twenty gentlemen of good families, all or most of whom were Catholics, and about two hundred laborers, craftsmen and servants, most of them Protestants. Baltimore's younger brother, Leonard Calvert, was governor and head of the expedition, assisted by two councillors, Jerome Hawley and Thomas Cornwaleys. Careful instructions for their guidance were drawn up by Baltimore, in which he charged them to observe strict impartiality, and to give the Protestants no cause of offence.

The Ark and Dove after a tedious and stormy passage, reached at last their destination, and the colonists landed upon an island at the mouth of the Potomac, where they celebrated divine service and planted a cross on March 25, 1634.

The natives received them in the most friendly manner, and were quite willing that they should settle among them. So they bought from the King of Yaocomicos a tract of land a few miles up the Potomac, where there was a good harbor, and there laid out the plan of a city, which they called St. Mary's.

A powerful party in Virginia was bitterly hostile to the settlement of Maryland. One of the leaders was William Claiborne, who had established a trading post on Kent Island, in the Chesapeake Bay, where, as the agent of a London firm of merchants, he dealt with the Indians for beaver skins. Baltimore was desirious of making a friend of Claiborne, and instructed Leonard, while notifying him that his island was within the province of Maryland, to make amicable overtures to him. Claiborne, however, preferred to remain an enemy.

A vessel of Claiborne's having been seized by the Maryland authorities for trading in Maryland waters without a license, he dispatched a shallop with an armed party to St. Mary's to make reprisals. Calvert sent out a force in two pinnaces to meet them, and a battle was fought on the Pocomoke river, in which there was some bloodshed on both sides, and Claiborne's vessel surrendered. Claiborne soon after went to England, and his London principals sent out an agent, who took possession of their property on Kent Island and acknowledged the jurisdiction of Maryland. Some disaffection still remaining on the island, Governor Calvert sailed with a small force, when all the residents peacefully submitted and were confirmed in their holdings of land.

Of the first meeting of the Maryland Assembly, in 1635, we have no record, but that of the second, in 1637–8, has been preserved. It consisted of all the freemen of the colony, present either in person or by proxies. This plan proving inconvenient, was soon changed, and two burgesses were elected by every hundred, forming a lower house, while the Governor and Council, appointed by the Proprietary, constituted an upper house. The clause in the charter giving Baltimore the right to propose laws was waived by him, and the initiative in legislation left to the Assembly, he reserving the power of assent or dissent.

The missionaries sent out by the Jesuits with the first colonists were diligent in spreading Christianity among the Indians, who gladly listened to their teachings and embraced the faith; even the Tayac, or "emperor," of Pascataway, who was a sovereign over several tribes, asking to be baptized and married according to the Christian rite; and he afterwards brought his young daughter to be educated at St. Mary's.

The peace of Maryland was disturbed by the civil war in England. Although Baltimore took no part in the war, he was known to be a friend of the King; and while Maryland had no direct interest in the controversy, much partisan feeling was aroused. In January, 1644, one Richard Ingle, commander of a merchant ship, was in St. Mary's, and being a violent partisan of Parliament, and a loose and loud talker of open treason, made himself so obnoxious, that he was arrested, though presently released and suffered to sail away unmolested. In the autumn of the same year, he came back with an armed ship and a force of men, seized St. Mary's and overthrew the government. For two years the Province remained in the hands of Ingle and his men, joined by such of the baser sort as were lured by the prospect of plunder; and they pillaged and destroyed at their pleasure for about two years. No blood, however, seems to have been shed. Governor Calvert, at length, obtained some help from Virginia, and, returning with a force, regained his authority without a blow. On June 9, 1647, this just and humane Governor died.

In 1648, Baltimore sent out as governor William Stone, a Protestant and a friend of the parliamentary party; and at the same time reconstructed the Council, so as to give the Protestants a majority.

Baltimore's instructions to his first colonists, as we have said, forbade any discrimination on account of religious differences, or any disputes on matters of faith, and all were allowed, under the common law of the province, the undisturbed enjoyment of their religion. In 1649, this policy was

made written law and placed on the statute-book in the famous "Toleration Act." In this Act, the calling others by reproachful names on account of religious differences were forbidden under penalties, and "the better to preserve love and amity," it is enacted that "no person professing to believe in Jesus Christ shall be in any way molested or discountenanced for, or in respect of his religion, nor in the free exercise thereof." This Act remained the law of the land until the Puritan supremacy in 1652.

The Puritans came into Maryland in this way: In 1643, the Virginia Assembly passed a law expelling all non-conformists from the colony, upon which many came over to Maryland, where they were kindly received by the Proprietary, and wide and fertile lands in Anne Arundel were allotted them, which they joyfully accepted, and settling about the Severn river in 1649, near the site of the present city of Annapolis, called their new home Providence.

After the execution of Charles I, the Virginia Assembly proclaimed his son, Charles II, as lawful King, in defiance of the statute which made such a declaration high treason. So Parliament sent out commissioners with a force to reduce to submission "the plantations within the Chesapeake bay," thus including Maryland, where no opposition to Parliament existed. Under this authority Governor Stone was displaced, and William Fuller, a Puritan of Providence, with a body of commissioners, was put in possession of the government. These repealed the Toleration Act of 1648, and submitted an act visiting with penalties all adherents of "popery and prelacy," as well as Quakers, Baptists and other miscellaneous sects.

Cromwell, disapproving of their doings, wrote to the Virginia commissioners commanding them to leave Maryland undisturbed. Baltimore then ordered Stone to take the government again. As Fuller refused to surrender it, Stone marched against him with the men of St. Mary's and a battle was fought on the shore of the Severn, on March 24, 1655, in which Stone's party were defeated, and he himself wounded. The prisoners taken were condemned to death, and four of them were shot.

The whole matter was referred for final settlement to the Commissioners of Plantations, whose decision was favorable to Baltimore. Bennett and Matthews, the Virginia Commissioners, then surrendered Maryland to the Proprietary, who re-established his government with Josias Fendall as Governor.

Fendall had not been long in office, when he entered into a plot to render himself independent of the Proprietary, and indeed, to annul Baltimore's authority altogether; so he was superseded, and Baltimore's brother, Philip Calvert appointed governor. The Proprietary, in person or by deputy, was the chief executive, assisted by the council. The Legislature sat in two Houses, the Governor and Council forming the Upper House, and the elected representatives of the freemen the Lower House. All legislation originated with the Assembly, subject to the Proprietary's assent. The form was, therefore, that of a liberal constitutional monarchy, with popular representation.

In 1651, Charles Calvert, only son of Cecilius, was sent out as governor. He was liked by the people, and the Province steadily grew and prospered under his administration. A firm treaty of peace was made with the Susquehannoughs, a warlike nation of Indians at the head of the bay, and the native tribes of Maryland were taken under the protection of the government. Peace reigned throughout the province; and the only serious grievance of the colonists was the over-production of tobacco, which the government in vain tried to check. Money was excessively scarce; and the great staple, tobacco, was the general circulating medium for a hundred years or more.

Cecilius Calvert died in 1675, and Charles, third Baron of Baltimore, succeeded to his title and dominions. During his administration occurred a transaction which was to result in the loss to Maryland of a large part of her territory. William Penn, to whose father's estate the crown owed a large sum. obtained from King Charles II, in lieu of payment, the grant of a tract of land west of the Delaware river and north of Maryland. There was nothing in this grant that encroached upon Maryland's territory, for the fortieth parallel was named in both charters as the southern boundary of the one, and the northern boundary of the other. Penn, however, was extremely anxious to carry his southern boundary to the head of the bay; and after many fruitless attempts to induce Baltimore to agree to a change of a boundary line to his advantage, refused to join him in fixing it, and so the line was left undetermined. He also obtained from the Duke of York, (afterwards James II,) a grant of the land bounding on the west side of the Delaware bay, south of Cape Henlopen, land which the Duke had no power to convey, as it was already included in the Maryland charter. Of this also Penn kept a firm hold.

The Protestant revolution, as it was called, which dethroned James and gave the crown to William and Mary, strongly stirred men's minds, even in distant Maryland. Baltimore had sent out orders to have the new sovereigns pro-

claimed, but the messenger unfortunately died on the way, and the delay thence resulting was used to alarm the ignorant and timid. Although the Protestants outnumbered the Catholics eleven or twelve to one, the credulous people were easily persuaded that a plot was on foot to bring down a force of hostile Indians, who, joining with the Catholics, were to make a general massacre of the Protestants. The terrified people hastily took up arms in various places, and the leaders of the sedition, headed by John Coode, a man of infamous character, placed themselves at their head and seized the government. This done, they wrote to King William, assuring him that they had acted from motives of purest patriotism, and to preserve the Protestants from destruction, and begging him to take the government into his own hand.

Accordingly, William, without waiting for a legal investigation, assumed the government, and in 1692 sent out Sir Lionel Copley as the first royal governor. The Proprietary's property and personal revenues were not confiscated, but the whole proprietary government was superseded.

One of the first acts of the new government was to make the Church of England the established church of the province. Hitherto all worship had been free, and all the churches had been supported by voluntary contributions, but now all taxables had to contribute, to the extent of forty pounds of tobacco per poll, to maintain the establishment.. Protestant Dissenters and Quakers were allowed their separate meeting-houses, if they paid the tax.

During the administration of Francis Nicholson the seat of government was removed from St. Mary's to Annapolis (1694) and a beginning was made toward a system of free schools by the foundation of King William School, at the latter city.

Charles, the third Lord Baltimore, died in 1715, and his title and estates went to his eldest son, Benedict Leonard, who had become a Protestant. He, however, died the same year, and his son Charles, a minor, and also a Protestant, succeeded. As the charter had never been rescinded, but only held in abeyance because of the Proprietary's faith, that reason now no longer existed, and on the petition of Charles' guardian, the province was restored to him in 1716.

In 1751 Charles, the Proprietary, died, and was succeeded by his only son, Frederick, sixth and last Baron of Baltimore, who sent out Horatio Sharpe as Governor.

The stamp tax, imposed in 1765, met with violent opposition in Maryland, the stamp distributor being compelled to fly the province, and the stamps were shipped back to England, as no one would use them.

About this time the long-standing dispute about the northern boundary was finally settled, and two eminent English mathematicians, Charles Mason and Jeremiah Dixon, were engaged by the Proprietaries of Maryland and Pennsylvania to run the line between the provinces and mark it by suitable monuments. They began their labors in 1763 and continued them for four years. The line thus run is the famous Mason and Dixon's line, dividing the Northern from the Southern States.

Frederick, the sixth and last Baron of Baltimore, died in 1771, leaving the province to his illegitimate son, Henry Harford, a minor.

The opposition to the tea tax, first laid in 1776, was fierce and revolutionary, and associations were formed throughout the province to prevent the introduction of tea. A firm of Annapolis merchants, having in defiance of the public sentiment, imported a consignment of that commodity, popular indignation rose so high that a town meeting was held, and the owner of the brig that had brought it, to avert further mischief, publicly burned his vessel, the *Peggy Stewart*, with its obnoxious cargo, in the sight of a large concourse of spectators, on October 19, 1774.

The associations were felt to embody the spirit of resistance to the tyrannous pretensions of England, but something more organic was seen to be necessary if the struggle was to be carried on with any hope of success, and delegates were chosen to a Convention which met in Annapolis. This Convention became the organ of the sovereign power of the people of Maryland. It appointed the deputies to the Continental Congress and instructed them from time to time. As it was too large to remain in permanent session, a portion of its members were appointed a Council of Safety, which sat in Annapolis, and was the executive hand of the Convention, assisted by committees of correspondence in the counties.

The Council of Safety soon began military preparations, organizing the militia and providing them with military equipments. After the battle of Lexington, the Convention prepared a declaration and pledge, declaring the purpose of the people to resist force by force, and warlike preparations went on rapidly. The militia was drilled and kept in readiness; minute-men were enlisted, and Maryland's contingent, known as the Maryland Line, placed at the disposition of Congress.

Governor Eden, finding that his presence in the colony was worse than useless, left the province on June 24, 1776, and the last phantom of proprietary government vanished.

Maryland was now a self-governed republic, and the Convention emphasized the fact by issuing a formal Declaration of Independence on the third of July.

The Convention had always recognized itself to be a merely provisional government, uniting functions and powers which in a free State should be kept distinct. It therefore drew up a Bill of Rights and Constitution, to be submitted to the people, and then abdicated its authority by a simple adjournment, leaving the directions of affairs in the hands of the Council of Safety, and thus the wisest and most patriotic body that ever governed Maryland ceased to exist.

The Constitution provided for a government consisting of a Governor and Council, a legislative body consisting of a Senate and House of Delegates, and other inferior executive officers. It was adopted by the people and ratified at the elections. Thomas Johnson, the first elected Governor, was inaugurated in March, 1777, and the Council of Safety dissolved itself. Maryland thus became a sovereign and independent State, but she did not enter the Confederation until 1781, when she came in as the thirteenth and last State.

After the successful close of the war, General Washington resigned his commission to Congress in the Senate Chamber of the State House, at Annapolis, on December 22, 1783.

Maryland ratified the Federal Constitution, April 28, 1787, and entered the Federal Union, being the eighth State in the ratification of that instrument.

In 1791 Maryland ceded to the United States the present District of Columbia, to be the permanent seat of the Federal Government.

Important changes were made by the Legislature in the Organic law of the State in the year 1837. Amongst these changes was the election of the Governor by the people.

The second Constitution of the State was reported and adopted by the Convention which assembled at Annapolis November 4, 1850, and which Constitution was ratified by the people on the first Wednesday of June, 1851.

The third Constitution of the State was reported and adopted by the Convention which assembled at Annapolis April 27, 1864, and was ratified by the people on the 12th and 13th of October, 1864. The fourth and present Constitution of the State, was formed and adopted by the Convention which assembled at Annapolis, May 8, 1867, and ratified by the people, September 18, 1867.

ANNAPOLIS.

The first white person to behold the site of Annapolis, the present State capital, was Capt. John Smith, who saw it in 1608, in a voyage up the Chesapeake. It was settled in 1649, by a company of English Puritans seeking relief from religious persecution, and called Providence. These men were soon urged to take the oath of allegiance to Lord Baltimore, but they refused, claiming that it were equivalent to declaring their fealty to the Catholic Church, and that Lord Baltimore was aiming at absolute dominion. However, by 1650 the Courts of Anne Arundel county were established, and Providence sent delegates to the General Assembly of Maryland.

In 1694, the capital of the State was removed to Annapolis. Annapolis, between this period and the Revolution, became the centre of refined and attractive society, noted for its gayety and intelligence, and which gained for the city the title of "The Athens of America,"

On September 3d, 1765, Annapolis made the first forcible and successful opposition to the Stamp Act. Zachariah Hood, the stamp officer, was prevented from landing with his stamps, and Thomas McNeir, one of the mob, had his thigh broken in the first fight for American Liberty on American soil.

In 1845, the United States Naval Academy was located at Annapolis. It is claimed that the first building erected to the dramatic art, and the first union of Federal and Confederate soldiers to decorate the graves of their common dead, were at Annapolis. The last event took place in May, 1883.

In addition to the Governor and Secretary of State the following State officers are located in Annapolis: Comptroller, Treasurer, Commissioner of the Land office, Tax Commissioner and Commander of the State Fishery Force.

THE STATE HOUSE.

The first State House built at Annapolis was erected in 1696. It was burnt down in 1704.

The second State House was erected in 1704. This remained until 1772, when it was pulled down to make room for the present edifice.

The building of this, the third State House, on the same site of the two preceding ones, was commenced in 1772, but the dome was not finished until after the Revolution.

This building is greatly admired for its fine architectural proportions, its commanding site and lofty dome, but its chief attraction is its historic associations; in it and on its site the freemen of Marylaud have always maintained their rights; here the Father of his Country returned his military commission to his countrymen; here the treaty of peace with Great Britain, that made us thirteen free and independent colonies was ratified; and here, tradition tells, the first conference of States was held that led to the adoption of the Constitution and the formation of a more perfect union of States.

CHARTER OF MARYLAND.

CHARLES,* by the grace of GOD, of *England*, *Scotland*, *France*, and *Ireland*, KING, Defender of the Faith, &c. To-ALL to whom these Presents shall come, GREETING.

II. WHEREAS our well beloved and right trusty Subject, CÆCELIUS CALVERT, Baron of BALTIMORE, in our Kingdom of Ireland Son and Heir of GEORGE CALVERT, Knight, late Baron of BALTIMORE, in our said Kingdom of Ireland, treading in the Steps of his Father, being animated with a laudable and pious Zeal for extending the Christian Religion, and also the Territories of our Empire, hath humbly besought leave of Us, that he may transport by his own Industry, and Expence, a numerous Colony of the English Nation, to a certain Region, herein after described, in a Country hitherto uncultivated, in the parts of America, and partly occupied by Savages, having no Knowledge of the Divine Being, and that all that Region, with some certain Privileges, and Jurisdictions, appertaining unto the wholesome Government, and State of his Colony and Region aforesaid may by our Royal Highness be given, granted, and confirmed unto him, and his Heirs.

III. KNOW YE therefore, that WE, encouraging with our Royal Favour, the pious and noble Purpose of the aforesaid Baron of BALTIMORE, of our special Grace, certain Knowledge, and mere Motion, have GIVEN, GRANTED, and Con-FIRMED, and by this our present CHARTER, for US, our Heirs, and Successors, do GIVE, GRANT and CONFIRM, untothe aforesaid CÆCILIUS, now Baron of BALTIMORE, his Heirs and Assigns, all that Part of the Peninsula, or Chersonese lying in the Parts of America, between the Ocean on the East, and the bay of Chesopeake on the West, divided from the Residue thereof by a Right Line drawn from the Promontory, or Head Land, called Watkin's Point, situate upon the Bay aforesaid, near the river of Wighco, on the West, unto the Main Ocean on the East; and between that Boundary on the South, unto that Part of the Bay of Delaware on the North, which lieth under the Fortieth Degree of North Latitude from the Aequinoctial, where New-England is terminated; And all the Tract of that Land within the Metes underwritten, (that is to say,) passing from the said Bay, called Delaware Bay, in a right line, by the degree aforesaid, unto the true Meridian of the first Fountain of the River of Pattownack, thence verging toward the South, unto the further Bank of the said River, and following the same on the West and South, unto a certain Place called Cinquack, situate near the Mouth of the said River, where it disembogues into the aforesaid Bay of Chesopeake, and thence by

^{*}Charles the first, of England.

the shortest Line unto the aforesaid Promontory, or Place called *Watkin's Point;* so that the whole Tract of Land, divided by the Line aforesaid, between the Main Ocean and *Watkin's Point*, unto the Promontory called *Cape Charles*, and every the Appendages thereof, may entirely remain excepted for ever to US, our Heirs, and Successors.

IV. Also WE do GRANT, and likewise Confirm unto the said Baron of BALTIMORE, his Heirs, and Assigns, all Islands and Islets within the Limits aforesaid, all and singular the Islands, and Islets, from the Eastern Shore of the aforesaid Region, toward the East, which have been, or shall be formed in the Sea, situate within Ten marine Leagues from the said Shore; with all and singular the Ports, Harbors, Bays, Rivers, and Straits belonging to the Region or Islands aforesaid, and all the Soil, Plains, Woods, Mountains, Marshes, Lakes, Rivers, Bays, and Straits, situate, or being within the Metes, Bounds, and Limits aforesaid, with the Fishings of every kind of Fish, as well of Whales, Sturgeons, and other royal Fish, as of other Fish, in the Sea, Bays, Straits, or Rivers, within the Premisses, and the Fish there taken; And moreover all Veins, Mines, and Quarries, as well opened as hidden, already found, or that shall be found within the Region, Islands, or Limits aforesaid, of Gold, Silver, Gems, and precious Stones, and any other whatsoever, whether they be of Stones, or Metals, or of any other Thing, or Matter whatsoever; And furthermore the PATRON-AGES and Advowsons of all churches which, (with the increasing Worship and Religion of CHRIST,) within the said Region, Islands, Islets, and Limits aforesaid, hereafter shall happen to be built; together with License and Faculty of erecting and founding Churches, Chapels, and Places of Worship, in convenient and suitable Places, within the Premisses, and of causing the same to be dedicated and consecrated according to the Ecclesiastical Laws of our Kingdom of England, with all and singular, such, and as ample Rights. Jurisdictions, Privileges, Prerogatives, Royalties, Liberties, Immunities, and royal Rights, and temporal Franchises whatsoever, as well by Sea as by Land, within the Region, Islands, Islets, and Limits aforcsaid, to be had, exercised, used and enjoyed, as any Bishop of Durham, within the Bishoprick or County Palatine of Durham, in our Kingdom of England, ever heretofore hath had, held, used, or enjoyed, or of Right, could, or ought to have, hold, use or enjoy.

V. And WE do by these Presents, for US, our Heirs and Successors, MAKE, CREATE and CONSTITUTE HIM, the now Baron of BALTIMORE, and his Heirs, the TRUE and ABSOLUTE LORDS and PROPRIETARIES of the Region aforesaid, and of all other the Premisses (except the before excepted) saving always the Faith and Allegiance and Sovereign Dominion due to US, our Heirs and Successors; to HAVE, HOLD, POSSESS

and ENJOY the aforesaid Region, Islands, Islets and other the Premisses, unto the aforesaid now Baron of BAL/TIMORE, and to his Heirs and Assigns, to the sole and proper Behoof and Use of him, the now Baron of BAL/TIMORE, his Heirs and Assigns forever. To HOLD of US our Heirs and Successors, Kings of England, as of our Castle of Windsor, in our County of Berks, in free and common Soccage, by Fealty only for all Services, and not in Capite, nor by Knight's Service, YIELDING therefore unto US, our Heirs and Successors, Two Indian Arrows of those Parts, to be delivered at the said Castle of Windsor, every Year, on Tuesday in Easter-Week: and also the fifth Part of all Gold and Silver Ore, which shall happen from Time to Time, to be found within the aforesaid Limits.

VI. Now, That the aforesaid Region, thus by us granted and described, may be eminently distinguished above all other Regions of that Territory, and decorated with more ample Titles, KNOW YE, that WE, of our most especial Grace, certain Knowledge, and mere Motion, have thought fit that the said Region and Islands be erected into a PROVINCE, as out of the Plentitude of our royal Power and Prerogative, WE do, for US, our Heirs and Successors, ERECT and INCORPORATE the same into a PROVINCE, and nominate the same MARYLAND, by which Name WE will that it shall from henceforth be called.

VII. And forasmuch as WE have above made and ordained the aforesaid now Baron of BALTIMORE, the true LORD and PROPRIETARY of the whole Province aforesaid, KNOW YE therefore further, that WE, for US, our Heirs and Successors do grant unto the said now Baron, (in whose Fidelity, Prudence, Justice, and provident Circumspection of Mind, WE, repose the greatest Confidence) and to his Heirs, for the good and happy Government of the said Province, free, full and absolute Power, by the Tenor of these Presents, to Ordain, Make and Enact LAWS, of what kind soever, according to their sound Discretion, whether relating to the Public State of the said PROVINCE, or the private Utility of Individuals, of and with the Advice, Assent, and Approbation of the Free-Men of the same PROVINCE, or of the greater Part of them, or of their Delegates or Deputies, whom WE will shall be called together for the framing of LAWS, when, and as often as Need shall require, by the aforesaid now Baron of BALTI-MORE, and his Heirs, and in the Form which shall seem best to him or them, and the same to publish under the Seal of the aforesaid now Baron of BALTIMORE and his Heirs and duly to execute the same upon all Persons, for the Time being, within the aforesaid Province, and the Limits thereof, or under his or their Government and Power, in Sailing toward MARYLAND, or thence Returning, Outward-bound, either to England or elsewhere, whether to any other Part of Our, or of any foreign Dominions, wheresoever established, by the Imposition of Fines, Imprisonment, and other Punishment whatsoever; even if it be necessary, and the Quality of the Offence require it, by Privation of Member or, Life, by him the aforesaid now Baron of BALTIMORE, and his Heirs, or by his or their Deputy, Lieutenant, Judges, Justices, Magistrates, Officers, and Ministers, to be constituted and appointed according to the Tenor and true Intent of these Presents, and to constitute and ordain Judges, Justices, Magistrates and Officers, of what Kind, for what Cause, and with what Power soever, within that Land, and the Sea of those Parts, and in such Form as to the said now Baron of BALTIMORE, or his Heirs, shall seem most fitting: And also to Remit, Release, Pardon, and Abolish, all Crimes and Offences whatsoever against such Laws, whether before, or after Judgment passed; and to do all and singular other Things belonging to the Completion of Justice, and to Courts, Prætorian Judicatories, and Tribunals, judicial Forms and Modes of Proceeding, although express Mention thereof in these Presents be not made; and, by Judges by them dele gated, to award Process, hold Pleas, and determine in those Courts, Prætorian Judicatories, and Tribunals, in all Actions, Suits, Causes and Matters whatsoever, as well Criminal as Personal, Real and Mixed, and Prætorian: Which said Laws, so to be published as abovesaid, WE will, enjoin, charge, and command, to be most absolute and firm in Law. and to be kept in those Parts by all the Subjects and Liege-Men of US, our Heirs, and Successors, so far as they concern them, and to be inviolably observed under the Penalties therein expressed, or to be expressed. So NEVERTHELESS, that the Laws aforesaid be Consonant to Reason, and be not repugnant or contrary, but (so far as conveniently may be) agreeable to the Laws, Statutes, Customs and Rights of this Our Kingdom of England.

VIII. AND FORASMUCH as, in the Government of so great a Province, sudden Accidents may frequently happen to which it will be necessary to apply a Remedy before the Freeholders of the said PROVINCE, their Delegates or Deputies, can be called together for the framing of Laws; neither will it be fit that so great a number of People should immediately on such emergent Occasion, be called together, WE THERE-FORE, for the better Government of so great a Province, do Will and Ordain and by these Presents, for US, our Heirs and Successors do grant unto the said now Baron of BALTI-MORE, and to his Heirs, that the aforesaid now Baron of BALTIMORE, and his Heirs, by themselves, or by their Magistrates and Officers, thereunto duly to be constituted as aforesaid, may, and can make and constitute fit and wholesome Ordinances from Time to Time, to be kept and observed within the Province aforesaid, as well for the Conservation of the Peace, as for the Better Government of the People inhabiting therein, and publickly to notify the same to all Persons whom the same in any wise do or may affect. Which Ordinances, WE will to be inviolably observed within the said Province, under the Pains to be expressed in the same. So that the said Ordinances be C insonant to Reason, and be not repugnant nor contrary, but (so far as conveniently may be done) agreeable to the Laws, Statutes, or Rights of our Kingdom of England: and so that the same Ordinances do not, in any Sort, extend to oblige, bind, charge, or take away the Right or Interest of any Person or Persons, of, or in Member, Life, Freehold, Goods or Chattels.

IX. FURTHERMORE, that the New Colony may more . happily increase by a Multitude of People resorting thither, and at the same Time may be more firmly secured from the Incursions of Savages, or of other Enemies, Pirates, and Ravagers WE therefore, for US, our Heirs and Successors, do by these Presents give and grant Power, License and Liberty, to all the Liege-Men and Subjects, present and future, of US, our Heirs and Successors, except such to whom it shall be expressly forbidden, to transport themselves and their Families to the said Province, with fitting Vessels, and suitable Provisions, and therein to settle, dwell, and inhabit; and to build and fortify Castles, Forts, and other Places of Strength at the Appointment of the aforesaid now Baron of BALTI-MORE, and his Heirs, for the Public and their own Defence; the Statute of Fugitives, or any other whatsoever to the contrary of the Premisses in any wise notwithstanding.

X. WE will also, out of our more abundant Grace, for US, our Heirs and Successors, do firmly charge, constitute, ordain and command, that the said Province be of our Allegiance; and that all and singular the Subjects and Liege-Men of US, our Heirs and Successors, transplanted, or hereafter to be transplanted into the Province aforesaid, and the children of them, and of others their Descendants, whether already born there, or hereafter to be born, be and shall be natives and Liege-Men of US, our Heirs and Successors, of our Kingdom of England and Ireland; and in all Things shall be held, treated, reputed, and esteemed as the faithful Liege-Men of US, and our Heirs and Successors, born within our Kingdom of England; also Lands, Tenements, Revenues, Services, and other Hereditaments whatsoever, within our Kingdom of England, and other our Dominions, to inherit or otherwise purchase, receive, take, have, hold, buy, and possess, and the same to use and enjoy, and the same to give, sell, alien, and bequeath: and likewise all Privileges, Franchises and Liberties of this our Kingdom of England, freely, quietly and peaceably to have and possess, and the same may use and enjoy in the same Manner as our Liege-Men born, or to be born within our same Kingdom of England, without Impediment

Molestation, Vexation, Impeachment, or Grievance of US, or any of our Heirs or Successors; any Statute, Act, Ordinance, or Provision to the contrary thereof, notwithstanding.

XI. FURTHERMORE, That our Subjects may be incited to undertake this Expedition with a ready and chearful Mind; KNOW YE, that WE of our especial Grace, certain Knowledge, and mere Motion, do, by the Tenor of these Presents, give and grant, as well as to the aforesaid Baron of BALTI-MORE, and to his Heirs, as to all other Persons who shall from Time to Time repair to the said Province, either for the sake of Inhabiting, or of Trading with the Inhabitants of the Province aforesaid, full License to Ship and Lade in any the Ports of US, our Heirs and Successors, all and singular their Goods, as well moveable as immoveable, Wares and Merchandize, likewise Grain of what Sort soever, and other Things whatsoever necessary for Food and Cloathing, by the Laws and Statutes of our Kingdoms and Dominions, not prohibited to be transported out of the said Kingdoms; and the same to transport, by themselves, or their Servants or Assigns, into the said Province without the Impediment or Molestation of US, our Heirs or Successors, of any officers of US, our Heirs or Successors (Saving unto US, our Heirs and Successors, the Impositions, Subsidies, Customs, and other Dues payable for the same Goods and Merchandizes), any Statute, Act, Ordinance or other Thing whatsoever to the contrary notwithstanding.

XII. But Because, that in so remote a Region, placed among so many barbarous Nations, the Incursions, as well of the Barbarians themselves, as of other Enemies, Pirates and Ravagers, probably will be feared, Therefore WE have Given, and for US, our Heirs and Successors, do Give by these Presents, as full and unrestrained Power as any Captain-General of an Army ever hath had, unto the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, by themselves, or by their Captains or other Officers, to summon to their Standards, or to array all Men, of whatsoever Condition, or wheresoever born for the Time being, in the said Province of MARYLAND, to wage War, and to pursue, even beyond the Limits of their Province, the Enemies and Ravagers aforesaid, infesting those Parts by Land and by Sea, and (if GOD shall grant it) to vanquish and captivate them, and the Captives to put to Death, or, according to their Discretion, to save, and to do all other and singular the Things which appertain, or have been accustomed to appertain unto the Authority and Office of a Captain-General of an Army.

XIII. WE also WILL, and by this our CHARTER, do Give unto the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, Power, Liberty and Authority, that,

in Case of Rebellion, sudden Tumult or Sedition, if any (which GOD forbid) should happen to arise, whether upon Land within the Province aforesaid, or upon the High Sea in making a Voyage to the said PROVINCE of MARYLAND, or in returning thence, they may, by themselves, or by their Captains, or other Officers, thereunto deputed under their Seals (to whom WE, for US, our Heirs and Successors, by these Presents, do Give and Grant the fullest Power and Authority) exercise Martial Law as freely, and in as ample Manner and Form, as any Captain-General of an Army, by virtue of his Office may, or hath accustomed to use the same, against the seditious Authors of Innovations in those Parts, withdrawing themselves from the Government of him or them, refusing to serve in War, flying over to the Enemy, exceeding their Leave of Absence, Deserters, or otherwise howsoever offending against the Rule, Law, or Discipline of War.

XIV. MOREOVER, lest in so remote and far distant a Region, every Access to Honours and Dignities may seem to be precluded, and utterly barred, to Men well born, who are preparing to engage in the present Expedition, and desirous of deserving well, both in Peace and War, of US, and our Kingdoms: for this Cause, We, for US, our Heirs and Successors, do give free and plenary Power to the aforesaid now Baron of BALTIMORE, and to his Heirs and Assigns, to confer Favours, Rewards, Honours, upon such Subjects, inhabiting within the PROVINCE aforesaid, as shall be well deserving, and to adorn them with whatsoever Titles and Dignities they shall appoint; (so that they be not such as are now used in England,) also to erect and incorporate Towns into Buroughs, and buroughs into CITIES, with suitable Privileges and Immunities, according to the Merits of the Inhabitants, and Convenience of the places; and to do all and singular other Things in the Premisses, which to him or them shall seem fitting and convenient; even although they shall be such as in their own Nature, require a more special Commandment and Warrant than in these Presents may be expressed.

XV. WE WILL also, and by these Presents do, for US, our Heirs and Successors, give and grant License by this our CHARTER, unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, and to all Persons whatsoever, who are, or shall be, Residents and Inhabitants of the Province aforesaid, freely to import and unlade, by themselves, their Servants, Factors or Assigns, all Wares and Merchandizes whatsoever, which shall be collected out of the Fruits and Commodities of the said Province, whether the Product of the Land or the Sea, into any of the Ports whatsoever of US, our Heirs and Successors, of England or Ireland, or otherwise to dispose of the same there; and, if Need be, within One

Year, to be computed immediately from the Time of unlading thereof, to lade the same Merchandizes again in the same or other Ships, and to export the same to any other Countries they shall think proper, whether belonging to US, or any foreign Power, which shall be in Amity with US, our Heirs or Successors: Provided always, that they be bound to pay for the same to US, our Heirs and Successors, such Customs and Impositions, Subsidies and Taxes, as our other Subjects of the Kingdom of England, for the Time being shall be bound to pay, beyond which WE WILL that the Inhabitants of the aforesaid Province of the said Land, called MARY-LAND, shall not be burdened.

XVI. AND FURTHERMORE, of our more ample special Grace, and of our certain Knowledge, and mere Motion, WE do for US, our Heirs and Successors, grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, full and absolute Power and Authority to make, erect and constitute, within the PROVINCE of MARYLAND, and the Islands and Islets aforesaid, such, and so many Sea-Ports, Harbours, Creeks, and other Places of Unlading and Discharge of Goods and Merchandizes out of Ships, Boats and other Vessels, and of Lading in the same, and in so many, and such places, and with such Rights, Jurisdictions, Liberties and Privileges, unto such Ports respecting, as to him or them shall seem most expedient: And, that all and every the Ships, Boats and other Vessels whatsoever, coming to, or going from the Province aforesaid, for the Sake of Merchandizing, shall be laden and unladen at such Ports only as shall be so erected and constituted by the said now Baron of BAL-TIMORE, his Heirs and Assigns, any Usage, Custom, or any other Thing whatsoever to the contrary notwithstanding. SAVING always to US, our Heirs and Successors, and to all the Subjects of our Kingdoms of England and Ireland, of US, our Heirs and Successors, the Liberty of Fishing for Sea-Fish as well in the Sea, Bays, Straits and navigable Rivers, as in the Harbours, Bays and Creeks of the Province aforesaid; and the Privilege of Salting and Drying Fish on the Shores of the same Province; and for that Cause, to cut down and take Hedging-Wood and Twigs there growing, and to build Huts and Cabbins, necessary in this Behalf in the same Manner as heretofore they reasonably might, or have used to Which Liberties and Privileges, the said Subjects of US, our Heirs and Successors shall enjoy without notable Damage or Injury in any wise to be done to the aforesaid now Baron of BALTIMORE, his Heirs or Assigns, or to the Residents and Inhabitants of the same Province in the Ports Creeks, and Shores aforesaid, and especially in the Woods and Trees there growing. And if any Person shall do damage or Injury of this kind, he shall incur the Peril and Pain of the heavy Displeasure of US, our Heirs and Successors, and of the due Chastisement of the Laws, besides making Satisfaction.

XVII. Moreover, WE will appoint, and ordain, and by these Presents, for US, our Heirs and Successors, do grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, that the same Baron of BALTIMORE, his Hairs and Assigns, from Time to Time, for ever, shall have, and enjoy the Taxes and Subsidies payable, or arising within the Ports, Harbours, and other Creeks and Places aforesaid, within the Province aforesaid, for Wares bought and sold, and Things there to be laden or unladen, to be reasonably assessed by them, and the People there as aforesaid, on emergent Occasion; to whom WE grant Power and by these Presents, for US, our Heirs and Successors to assess and impose the said Taxes and Subsidies there, upon just Cause, and in due Proportion.

XVIII. AND FURTHERMORE, of our special Grace, and certain Knowledge, and mere Motion, WE have given, granted and confirmed, and by these Presents, for US, our Heirs, and Successors, do give, grant, and confirm, unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, full and absolute License, Power and Authority, that he, the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, from Time to Time hereafter, for ever, may and can, at his or their Will and Pleasure, assign, alien, grant, demise, or enfeoff so many, such and proportionate Parts and Parcels of the Premisses, to any Person or Persons willing to purchase the same, as they shall think convenient, to have and to hold to the same Person or Persons willing to take or purchase the same, and his and their Heirs and Assigns, in Fee-simple, or Fee-tail, or for Term of Life, Lives, or Years; to hold of the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, by so many, such, and so great Services, Customs and Rents OF THIS KIND, as to the same now Baron of BALTI-MORE, his Heirs and Assigns, shall seem fit and agreeable, and not immediately of US, our Heirs or Successors. And WE do give, and by these Presents, for US, our Heirs or Successors, do grant to the same Person and Persons, and to each and every of them, License, Authority and Power, that such Person and Persons, may take the premisses, or any Parcel thereof, of the aforesaid now Baron of BALTI-MORE, his Heirs and Assigns, and hold the same to them and their Assigns, or their Heirs, of the aforesaid Baron of BALTIMORE, his Heirs and Assigns, of what Estate of Inheritance soever, in Fee-Simple or Fee-tail, or otherwise, as to them and the now Baron of BALTIMORE, his Heirs and

Assigns, shall seem expedient; the Statute made in the Parliament of Lord EDWARD, son of King HENRY, late King of England, our Progenitor, commonly called the "STATUTE QUIA EMPTORES TERRARUM," heretofore published in our Kingdom of England, or any other Statute, Act, Ordinance, Usage, Law, or Custom, or any other Thing, Cause, or Matter, to the contrary thereof, heretofore had, done, published, ordained or provided to the contrary thereof notwithstanding.

XIX. WE, also, by these Presents, do give and grant License to the same Baron of BALTIMORE, and to his Heirs, to erect any Parcels of Land within the Province aforesaid, into Manors, and in every of those Manors, to have and to hold a Court-Baron, and all Things which to a Court-Baron do belong: and to have and to keep View of Frank-Pledge, for the Conservation of the peace and better Government of those Parts, by themselves and their Stewards, or by the Lords, for the Time being to be deputed, of other of those Manors when they shall be constituted, and in the same to exercise all Things to the View of Frank-Pledge belonging.

XX. AND FURTHER, WE will, and do, by these Presents, for US, our Heirs and Successors, covenant and grant to, and with the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, that WE, our Heirs and Successors, at no Time hereafter will impose, or make or cause to be imposed, any Impositions, Customs, or other Taxations, Quotas or Contributions whatsoever, in or upon the Residents or Inhabitants of the Province aforesaid, for their Goods, Lands or Tenements within the same Province, or upon any Tenements Lands, Goods or Chattels within the Province aforesaid, or in or upon any Goods or Merchandizes within the Province aforesaid, or within the Ports or Harbours of the said PROVINCE, to be laden or unladen: And WE Will and do, for US, our Heirs and Successors, enjoin and command that this our Declaration shall from Time to Time, be received and allowed in all our Courts and Praetorian Judicatories, and before all the Judges whatsoever of US, our Heirs and Successors, for a sufficient and lawful Discharge, Payment, and Acquittance thereof, charging all and singular the Officers and Ministers of US, our Heirs and Successors, and enjoining them, under our heavy Displeasure, that they do not at any Time presume to attempt any Thing to the contrary of the Premisses, or that may in any wise contravene the same, but that they, at all Times as is fitting, do aid and assist the aforesaid now Baron of BALTIMORE, and his Heirs, and the aforesaid Inhabitants and Merchants of the Province of MARYLAND aforesaid, and their Servants and Ministers, Factors and Assigns, in the fullest Use and Enjoyment of this our CHARTER.

XXI. And furthermore WE WILL, and by these Presents, for US, our Heirs and Successors, do grant unto the aforesaid now Baron of BALTIMORE, his Heirs and Assigns, and to the Freeholders and Inhabitants of the said Province, both present and to come, and to every of them, that the said Province and the Freeholders or Inhabitants of the said Colony or Country, shall not henceforth be held or reputed a member or Part of the Land of Virginia, or of any other Colony already transported, or hereafter to be transported, or be dependent on the same, or subordinate in any kind of Government, from which WE do separate both the said Province, and Inhabitants thereof, and by these Presents do WILL to be distinct and that they may be immediately subject to our Crown of England, and dependent on the same for ever.

XXII. And if, peradventure, hereafter it may happen that any Doubts or Questions should arise concerning the true Sense and Meaning of any Word, Clause or Sentence, contained in this our present CHARTER, WE will, charge and command, THAT Interpretation to be applied, always, and in all Things, and in all our Courts and Judicatories whatsoever to obtain which shall be judged to be the more beneficial, profitable, and favourable to the aforesaid now Baron of BAL-TIMORE, his Heirs and Assigns: PROVIDED always, that no Interpretation thereof be made, whereby GOD'S holy and true Christian Religion, or the Allegiance due to US, our Heirs and Successors, may in any wise suffer by Change, Prejudice or Diminution, although express Mention be not made in these Presents of the true yearly Value or Certainty of the Premisses, or of any Part thereof, or of other Gifts and Grants made by US, our Heirs and Predecessors, unto the said now Lord BALTIMORE, or any Statute, Act, Ordinance, Provision, Proclamation or Restraint, heretofore had, made, published, ordained or provided, or any other Thing, Cause or Matter whatsoever, to the contrary thereof in any wise notwithstanding.

XXIII. In WITNESS whereof WE have caused these our Letters to be made Patent. WITNESS OURSELF at Westminister, the Twentieth Day of June, in the Eighth Year of our Reign.

CONSTITUTION OF MARYLAND

ADOPTED BY THE CONVENTION

WHICH ASSEMBLED AT THE CITY OF ANNAPOLIS ON THE EIGHTH DAY OF MAY, EIGHTEEN HUNDRED AND-SIXTY-SEVEN, AND ADJOURNED ON THE SEVENTEENTH DAY OF AUGUST, EIGHTEEN HUNDRED AND SIXTY-SEVEN, AND RATIFIED BY THE PEOPLE ON THE EIGHTEENTH DAY OF SEPTEMBER, EIGHTEEN HUNDRED AND SIXTY-SEVEN.

DECLARATION OF RIGHTS.

We, the People of the State of Maryland, grateful to Almighty God for our civil and religious liberty, and taking into our serious consideration the best means of establishing a good Constitution in this State for the sure foundation and more permanent security thereof, declare:

ARTICLE I. That all Government of right originates from the PEOPLE, is founded in compact only, and instituted solely for the good of the whole; and they have, at all times, the inalienable right to alter, reform or abolish their form of Government in such manner as they may deem expedient.

ART. 2. The Constitution of the United States, and the Laws made or which shall be made in pursuance thereof, and all Treaties made, or which shall be made, under the authority of the United States, are, and shall be the Supreme Law of the State; and the Judges of this State and all the People of this State are and shall be bound thereby; anything in the Constitution or Law of this State to the contrary notwithstanding.

ART. 3. The powers not delegated to the United States by the Constitution thereof, nor prohibited by it to the States, are reserved to the States respectively or to the People thereof.

ART. 4. That the People of this State have the sole and exclusive right of regulating the internal government and police thereof, as a free, sovereign and independent State.

- ART. 5. That the Inhabitants of Maryland are entitled to the Common Law of England, and the trial by Jury, according to the course of that law, and to the benefit of such of the English Statutes as existed on the Fourth day of July, seventeen hundred and seventy-six; and which, by experience, have been found applicable to their local and other circumstances, and have been introduced, used and practiced by the Courts of Law or Equity; and also of all Acts of Assembly in force on the first day of June, eighteen hundred and sixtyseven; except such as may have since expired, or may be inconsistent with the provisions of this Constitution, subject nevertheless, to the revision of, and amendment or repeal by, the Legislature of this State. And the Inhabitants of Maryland are also entitled to all property derived to them from, or under the Charter granted by His Majesty Charles the First, to Cæcilius Calvert, Baron of Baltimore.
- ART. 6. That all persons invested with the Legislative or Executive powers of Government are Trustees of the Public, and as such, accountable for their conduct: Wherefore, whenever the ends of Government are perverted, and public liberty manifestly endangered, and all other means are ineffectual, the People may, and of right ought, to reform the old or establish a new Government; the doctrine of non-resistance against arbitrary power and oppression is absurd, slavish and destructive of the good and happiness of mankind.
- ART. 7. That the right of the people to participate in the Legislature is the best security of liberty and the foundation of all free Government; for this purpose, elections ought to be free and frequent, and every *male citizen, having the qualifications prescribed by the Constitution, ought to have the right of suffrage.
- ART. 8. That the Legislative, Executive and Judicial powers of Government ought to be forever separate and distinct from each other; and no person exercising the functions of one of said Departments shall assume or discharge the duties of any other.
- ART. 9. That no power of suspending Laws or the execution of Laws, unless by or derived from the Legislature, ought to be exercised or allowed.
- ART. 10. That freedom of speech and debate or proceedings in the Legislature, ought not to be impeached in any Court of Judicature.

^{*}The word "white" omitted under the 15th Amendment to the Constitution of the United States.

- ART. 11. That Annapolis be the place of meeting of the Legislature; and the Legislature ought not to be convened or held at any other place but from evident necessity.
- ART. 12. That for redress of grievances, and for amending, strengthening and preserving the Laws, the Legislature ought to be frequently convened.
- ART. 13. That every man hath a right to petition the Legislature for the redress of grievances in a peaceable and orderly manner.
- ART. 14. That no aid, charge, tax, burthen or fees ought to be rated or levied, under any pretense, without the consent of the Legislature.
- ART. 15. That the levying of taxes by the poll is grievous and oppressive, and ought to be prohibited; that paupers ought not be assessed for the support of the Government; but every person in the State, or person holding property therein, ought to contribute his proportion of public taxes for the support of the Government, according to his actual worth in real or personal property; yet fines, duties or taxes may properly and justly be imposed or laid, with a political view for the good government and benefit of the community.
- ART. 16. That sanguinary Laws ought to be avoided as far as it is consistent with the safety of the State; and no Law to inflict cruel and unusual pains and penalties ought to be made in any case or at any time hereafter.
- ART. 17. That retrospective Laws, punishing acts committed before the existence of such Laws, and by them only declared criminal, are oppressive, unjust and incompatible with liberty; wherefore, no ex post facto Law ought to be made, nor any retrospective oath or restriction be imposed or required.
- ART. 18. That no Law to attaint particular persons of treason or felony ought to be made in any case or at any time hereafter.
- ART. 19. That every man, for any injury done to him in his person or property, ought to have remedy by the course of the Law of the Land, and ought to have justice and right freely without sale, fully without any denial, and speedily without delay, according to the Law of the Land.
- ART. 20. That the trial of facts, where they arise, is one of the greatest securities of the lives, liberties and estate of the People.

ART. 21. That in all criminal prosecutions, every man hath a right to be informed of the accusation against him; to have a copy of the Indictment or charge in due time, (if required), to prepare for his defence; to be allowed counsel; to be confronted with the witnesses against him; to have process for his witnesses; to examine the witnesses for and against him on oath; and to a speedy trial by an impartial jury without whose unanimous consent he ought not to be found guilty.

ART. 22. That no man ought to be compelled to give evidence against himself in a criminal case.

ART. 23. That no man ought to be taken or imprisoned or disseized of his freehold, liberties or privileges, or outlawed, or exiled, or in any manner destroyed or deprived of his life, liberty or property, but by the judgment of his peers, or by the Law of the Land.

ART. 24. That slavery shall not be re-established in this State; but having been abolished under the policy and authority of the United States, compensation, in consideration thereof, is due from the United States.

ART. 25. That excessive bail ought not to be required, nor excessive fines imposed, nor cruel or unusual punishment inflicted by the Courts of Law.

ART. 26. That all warrants, without oath or affirmation to search suspected places, or to seize any person or property are grievous and oppressive; and all general warrants to search suspected places, or to apprehend suspected persons, without naming or describing the place, or the person in special, are illegal, and ought not to be granted.

ART. 27. That no conviction shall work corruption of blood, or forfeiture of estate.

ART. 28. That a well regulated Militia is the proper and natural defence of a free Government.

ART. 29. That Standing Armies are dangerous to liberty and ought not to be raised, or kept up, without the consent of the Legislature.

ART. 30. That in all cases, and at all times, the military ought to be under strict subordination to, and control of the civil power.

ART. 31. That no soldier shall, in time of peace be quartered in any house without the consent of the owner, nor in time of war, except in the manner prescribed by Law.

ART. 32. That no person except regular soldiers, marines and mariners in the services of this State, or militia, when in actual service, ought, in any case, to be subject to or punishable by Martial Law.

ART. 33. That the independency and uprightness of Judges are essential to the impartial administration of Justice, and a great security to the rights and liberties of the People; wherefore the Judges shall not be removed, except in the manner and for the causes provided in this Constitution. No Judge shall hold any other office, civil or military, or political trust or employment of any kind whatsoever, under the Constitution or Laws of this State, or of the United States, or any of them; or receive fees, or perquisites of any kind, for the discharge of his official duties.

ART. 34. That a long continuance in the Executive Departments of power or trust is dangerous to liberty; a rotation therefore in those Departments is one of the best securities of permanent freedom.

ART. 35. That no person shall hold, at the same time, more than one office of profit, created by the Constitution or Laws of this State nor shall any person in public trust receive any present from any foreign Prince or State, or from the United States, or any of them, without the approbation of this State.

ART. 36. That as it is the duty of every man to worship God in such manner as he thinks most acceptable to Him, all persons are equally entitled to protection in their religious liberty; wherefore, no person ought by any law to be molested in his person or estate on account of his religious persuasions or profession, or for his religious practice, unless, under the color of religion, he shall disturb the good order, peace or safety of the State, or shall infringe the laws of morality, or injure others in their natural, civil or religious rights; nor ought any person be compelled to frequent or maintain or contribute, unless on contract, to maintain any place of worship or any ministry; nor shall any person, otherwise competent, be deemed incompetent as a witness or juror. on account of his religious belief; provided, he believes in the existence of God, and that under His dispensation such person will be held morally accountable for his acts, and be rewarded or punished therefore in this world or the world to come.

ART. 37. That no religious test ought ever to be required as a qualification for any office of profit or trust in this State, other than a declaration of belief in the existence of God; nor shall the Legislature prescribe any oath of office than the oath prescribed by this Constitution.

ART. 38. That every gift, sale or devise of land to any Minister, Public Teacher or Preacher of the Gospel, as such or to any Religious Sect, Order or Denomination, or to, or for the support, use or benefit of, or in trust for, any Minister, Public Teacher or Preacher of the Gospel, as such, or any Religious Sect, Order or Denomination, and every gift or sale of goods, or chattels, to go in succession, or to take place after the death of the Seller or Donor, to or for such support, use or benefit; and also every devise of goods or chattels to or for the support, use or benefit; and also every devise of goods or chattels to any Minister, Public Teacher or Preacher of the Gospel, as such, or any Religious Sect, Order or Denomination, without the prior or subsequent sanction of the Legislature, shall be void; except always, any sale, gift, lease or devise of any quantity of land, not exceeding five acres, for a church, meeting-house, or other house of worship, or parsonage; or for a burying ground, which shall be improved, enjoyed or used only for such purpose; or such sale, gift, lease or devise shall be void.

ART. 39. That the manner of administering an oath or affirmation to any person, ought to be such as those of the religious persuasion, profession or denomination of which he is a member, generally esteem the most effectual confirmation by the attestation of the Divine being.

ART. 40. That the liberty of the press ought to be inviolably preserved; that every citizen of the State ought to be allowed to speak, write and publish his sentiments on all subjects, being responsible for the abuse of that privilege.

ART. 41. That monopolies are odious, contrary to the spirit of a free Government and the principles of commerce and ought not to be suffered.

ART. 42. That no title of nobility or hereditary honors ought to be granted in this State.

ART. 43. That the Legislature ought to encourage the diffusion of knowledge and virtue, the extension of a judicious system of general education, the promotion of literature, the arts, sciences, agriculture, commerce and manufactures, and the general amelioration of the condition of the people.

ART. 44. That the provisions of the Constitution of the United States, and of this State, apply as well in time of war as in time of peace; and any departure therefrom, or violation thereof, under the plea of necessity, or any other plea, is subversive of good government and tends to anarchy and despotism.

ART. 45. This enumeration of rights shall not be construed to impair or deny others retained by the People.

CONSTITUTION.

ARTICLE I.

ELECTIVE FRANCHISE.

SECTION 1. All elections shall be by ballot; and every* male citizen of the United States, of the age of twenty-one years, or upwards, who has been a resident of the State for one year, and of the Legislative District of Baltimore city, or of the county, in which he may offer to vote, for six months next preceding the election, shall be entitled to vote in the ward or election district in which he resides, at all elections hereafter to be held in this State; and in case any county or city shall be so divided as to form portions of different electoral districts, for the election of Representatives in Congress, Senators, Delegates, or other Officers, then to entitle a person to vote for such officer, he must have been a resident of that part of the county, or city, which shall form a part of the electoral district, in which he offers to vote, for six months next preceding the election; but a person, who shall have acquired a residence in such county or city, entitling him to vote at any such election, shall be entitled to vote in the election district from which he removed, until he shall have acquired a residence in the part of the county or city to which he has removed.

SEC. 2. No person above the age of twenty-one years, convicted of larceny or other infamous crime, unless pardoned by the Governor, shall ever thereafter be entitled to vote at any election in this State; and no person under guardianship, as a lunatic, or as a person non compos mentis, shall be entitled to vote.

SEC. 3. If any person shall give or offer to give, directly or indirectly, any *bribe*, present or reward, or any promise, or any security for the payment or the delivery of money, or any other thing, to induce any voter to refrain from casting his vote, or to prevent him in any way from voting, or to procure a vote for any candidate or persons proposed, or voted for, as Elector of President and Vice-President of the

The word white "expunged."

United States, or Representative in Congress, or for any office of profit or trust, created by the Constitution or Laws of this State, or by the Ordinances, or Authority of the Mayor and City Council of Baltimore, the person giving or offering to give, and the person receiving the same, and any person who gives, or causes to be given, an illegal vote, knowing it to be such, at any election to be hereafter held in this State, shall, on conviction in a Court of Law, in addition to the penalties now or hereafter to be imposed by law, be forever disqualified to hold any office of profit or trust, or to vote at any election thereafter.

SEC. 4. It shall be the duty of the General Assembly to pass Laws to punish, with fine and imprisonment, any person who shall remove into any election district or precinct of any ward of the City of Baltimore, not for the purpose of acquiring a bona fide residence therein, but for the purpose of voting at an approaching election, or who shall vote in any election district or ward in which he does not reside, (except in the case provided for in this article,) or shall, at the same election, vote in more than one election district or precinct, or shall vote, or offer to vote in any name not his own or in place of any other person of the same name or shall vote in any county in which he does not reside.

SEC. 5. The General Assembly shall provide by law for a uniform Registration of the names of all voters in this State who possess the qualifications prescribed in this Article, which Registration shall be conclusive evidence to the Judges of election of the right of every person thus registered to vote at any election thereafter held in this State; but no person shall vote at any election, Federal or State, hereafter to be held in this State, or at any municipal election in the City of Baltimore, unless his name appears in the list of registered voters; and until the General Assembly shall hereafter pass an Act for the Registration of the names of voters, the law in force on the first day of June, in the year eighteen hundred and sixty-seven, in reference thereto, shall be continued in force except so far as it may be inconsistent with the provisions of this Constitution; and the registry of voters, made in pursuance thereof, may be corrected, as provided in said law; but the names of all persons shall be added to the list of qualified voters by the officers of Registration, who have the qualifications prescribed in the first section of this Article, and who are not disqualified under the provisions of the second and third sections thereof.

SEC. 6. Every person elected or appointed to any office of profit or trust, under this Constitution, or under the laws,

made pursuant thereto, shall, before he enters upon the duties of such office, take and subscribe the following oath or affirmation: I, —, do swear, (or affirm, as the case may be), that I will support the Constitution of the United States, and that I will be faithful and bear true allegiance to the State of Maryland, and support the Constitution and Laws thereof; and that I will, to the best of my skill and judgment, diligently and faithfully, without partiality or prejudice, execute the office of —, according to the Constitution and Laws of this State, (and, if a Governor, Senator, Member of the House of Delegates or Judge), that I will not, directly or indirectly, receive the profits, or any part of the profits, of any other office during the term of my acting as ——.

SEC. 7. Every person hereafter elected or appointed to office in this State, who shall refuse or neglect to take the oath or affirmation of office provided for in the sixth section of this Article, shall be considered as having refused to accept the said office; and a new election or appointment shall be made, as in case of refusal to accept, or resignation of an office; and any person violating said oath shall, on conviction thereof in a Court of Law, in addition to the penalties now or hereafter to be imposed by law, be thereafter incapable of holding any office of profit or trust in this State.

ARTICLE II.

EXECUTIVE DEPARTMENT.

Section 1. The executive power of the State shall be vested in a Governor, whose term of office shall commence on the second Wednesday of January next ensuing his election, and continue for four years, and until his successor shall have qualified; but the Governor chosen at the first election under this Constitution shall not enter upon the discharge of the duties of the office until the expiration of the term for which the present incumbent was elected; unless the said office shall become vacant by death, resignation, removal from the State, or other disqualification of the said incumbent

SEC. 2. An election for Governor, under this Constitution, shall be held on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven, and on the same day and month in every fourth year thereafter, at the places of voting for delegates to the General Assembly; and every person qualified to vote for Delegates shall be qualified and entitled to vote for Governor; the

election to be held in the same manner as the election of Delegates, and the returns thereof under seal to be addressed to the Speaker of the House of Delegates, and enclosed and transmitted to the Secretary of State, and delivered to said Speaker, at the commencement of the session of the General Assembly next ensuing said election.

SEC. 3. The Speaker of the House of Delegates shall then open the said returns in the presence of both Houses; and the person having the highest number of votes, and being constitutionally eligible, shall be the Governor, and shall qualify, in the manner herein prescribed, on the second Wednesday of January next ensuing his election, or as soon thereafter as may be practicable.

SEC 4. If two or more persons shall have the highest and an equal number of votes for Governor, one of them shall be chosen Governor by the Senate and House of Delegates, and all questions in relation to the eligibility of Governor, and to the returns of said election, and to the number and legality of votes therein given, shall be determined by the House of Delegates; and if the person or persons, having the highest number of votes, be ineligible, the Governor shall be chosen by the Senate and House of Delegates. Every election of Governor by the General Assembly shall be determined by a joint majority of the Senate and House of Delegates, and the vote shall be taken viva voce. But if two or more persons shall have the highest and an equal number of votes, then a second vote shall be taken, which shall be confined to the persons having an equal number; and if the vote should again be equal, then the election of Governor shall be determined by lot between those who shall have the highest and an equal number on the first votc.

SEC. 5. A person to be eligible to the office of Governor must have attained the age of thirty years, and must have been for ten years a citizen of the State of Maryland, and for five years next preceding his election a resident of the State, and at the time of his election a qualified voter therein.

SEC. 6. In the case of death or resignation of the Governor, or of his removal from the State, or other disqualification, the General Assembly, if in session, or if not, at their next session, shall elect some other qualified person to be Governor for the residue of the term for which the said Governor had been elected.

SEC. 7. In case of any vacancy in the office of Governor, during the recess of the Legislature, the President of the

Senate shall discharge the duties of said office, until a Governor is elected, as herein provided for; and in case of the death or resignation of the said President, or of his removal from the State, or of his refusal to serve, then the duties of said office shall, in like manner, and for the same interval, devolve upon the speaker of the House of Delegates. And the Legislature may provide by Law for the impeachment of the Governor; and in case of his conviction, or his inability, may declare what person shall perform the Executive duties; and for any vacancy in said office not herein provided for, provision may be made by Law; and if such vacancy should occur without such provision being made, the Legislature shall be convened by the Secretary of State for the purpose of filling said vacancy.

SEC. 8. The Governor shall be the Commander-in-Chief of the land and naval forces of the State; and may call out the Militia to repel invasions, suppress insurrections, and enforce the execution of the Laws; but shall not take the command in person, without the consent of the Legislature.

SEC. 9. He shall take care that the Laws are faithfully executed.

SEC. 10. He shall nominate and, by and with the advice and consent of the Senate, appoint all civil and military officers of the State, whose appointment or election is not otherwise herein provided for; unless a different mode of appointment be prescribed by the Law creating the office.

SEC. II. In case of any vacancy during the recess of the Senate, in any office which the Governor has power to fill, he shall appoint some suitable person to said office, whose commission shall continue in force until the end of the next session of the Legislature, or until some other person is appointed to the same office, whichever shall first occur; and the nomination of the person thus appointed during the recess, or of some other person in his place, shall be made to the Senate within thirty days after the next meeting of the Legislature.

SEC. 12. No person, after being rejected by the Senate, shall be again nominated for the same office at the same session, unless at the request of the Senate; or be appointed to the same office during the recess of the Legislature.

SEC. 13. All civil officers appointed by the Governor and Senate shall be nominated to the Senate within fifty days from the commencement of each regular session of the Legislature; and their term of office, except in cases otherwise provided for in this Constitution, shall commence on the first

Monday of May next ensuing their apointment, and continue for two years, (unless removed from office,) and until their successors, respectively, qualify according to Law; but the term of office of the Inspectors of Tobacco shall commence on the first Monday of March next ensuing their appointment.

SEC. 14. If a vacancy shall occur, during the session of the Senate, in any office which the Governor and Senate have the power to fill, the Governor shall nominate to the Senate, before its final adjournment, a proper person to fill said vacancy, unless such vacancy occurs within ten days before said final adjournment.

SEC. 15. The Governor may suspend or arrest any military officer of the State for disobedience of orders or other military offence; and may remove him in pursuance of the sentence of a Court Martial; and may remove for incompetency or misconduct all civil officers who received appointment from the Executive for a term of years.

SEC. 16. The Governor shall convene the Legislature, or the Senate alone, on extraordinary occasions; and whenever from the presence of an enemy, or from any other cause, the seat of Government shall become an unsafe place for the meeting of the Legislature, he may direct their sessions to be held at some other convenient place.

SEC. 17. To guard against hasty or partial legislation and encroachments of the Legislative Department upon the co-ordinate, Executive and Judicial Departments, every Bill which shall have passed the House of Delegates and the Senate shall, before it becomes a law, be presented to the Governor of the State; if he approve, he shall sign it, but if not he shall return it with his objections to the House in which it originated, which House shall enter the objections at large on its Journal and proceed to reconsider the Bill; if after such reconsideration, three-fifths of the members elected to that House shall pass the Bill, it shall be sent with the objections to the other House, by which it shall likwise be reconsidered, and if it pass by three-fifths of the members elected to that House it shall become a law; but in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the Bill shall be entered on the Journal of each House, respectively. If any Bill shall not be returned by the Governor within six days (Sundays excepted) after it shall have been presented to him, the same shall be a law in like manner as if he signed it, unless the General Assembly shall, by adjournment, prevent its return, in which case it shall not be

a law. The Governor shall have power to disapprove of any item or items of any Bills making appropriations of money embracing distinct items, and the part or parts of the Bill approved shall be the law, and the item or items of appropriations disapproved shall be void unless re-passed according to the rules or limitations prescribed for the passage of other Bills over the Executive veto.

SEC. 18. It shall be the duty of the Governor, semiannually, (and oftener, if he deems it expedient,) to examine under oath the Treasurer and Comptroller of the State on all matters pertaining to their respective offices, and inspect and review their bank and other account books.

SEC. 19. He shall, from time to time, inform the Legislature of the condition of the State, and recommend to their consideration such measures as he may judge necessary and expedient.

SEC. 20. He shall have power to grant reprieves and pardons, except in cases of impeachment, and cases in which he is prohibited by other Articles of this Constitution; and to remit fines and forfeitures for offences against the State; but shall not remit the principal or interest of any debt due the State, except in cases of fines or forfeitures; and before granting a nolle prosequi, or pardon, he shall give notice, in one or more newspapers, of the application made for it, and of the day on or after which his decision will be given; and in every case in which he exercises his power he shall report to either Branch of the Legislature, whenever required, the petitions, recommendations and reasons which influenced his decision.

SEC. 21. The Governor shall reside at the seat of government, and receive for his services an annual salary of four thousand five hundred dollars.

SEC. 22. A Secretary of State shall be appointed by the Governor, by and with the advice and consent of the Senate, who shall continue in office, unless sooner removed by the Governor, till the end of the official term of the Governor from whom he received his appointment, and receive an annual salary of two thousand dollars, and shall reside at the seat of government; and the office of Private Secretary shall thenceforth cease.

SEC. 23. The Secretary of State shall carefully keep and preserve a record of all official acts and proceedings, which may at all times be inspected by a committee of either branch of the Legislature; and he shall perform such other

duties as may be prescribed by law, or as may properly belong to his office, together with all clerical duty belonging to the Executive Department.

ARTICLE III.

LEGISLATIVE DEPARTMENT.

Section 1. The Legislature shall consist of two distinct branches—a Senate and a House of Delegates—and shall be styled the General Assembly of Maryland.

SEC. 2. Each County in the State, and each of the three Legislative Districts of Baltimore City, as they are now, or may hereafter be defined, shall be entitled to one Senator, who shall be elected by the qualified voters of the Counties, and of the Legislative Districts of Baltimore City, respectively, and shall serve for four years from the date of his election, subject to the classification of Senators hereafter provided for.

SEC. 3. Until the taking and publishing of the next National Census, or until the enumeration of the population of this State, under the authority thereof, the several counties, and the city of Baltimore, shall have a representation in the House of Delegates, as follows: Allegany County, five Delegates; Anne Arundel County, three Delegates; Baltimore County, six Delegates; each of the three Legislative Districts of the City of Baltimore, six Delegates; Calvert County, two Delegates; Caroline County, two Delegates; Carroll County, four Delegates; Cecil County, four Delegates; Charles County, two Delegates; Dorchester County, three Delegates; Frederick County, six Delegates; Harford County four Delegates; Howard County, two Delegates; Kent County, two Delegates; Montgomery County, three Delegates; Prince George's County, three Delegates; Queen Anne's County, two Delegates; St. Mary's County, two Delegates; Somerset County, three Delegates; Talbot County, two Delegates; Washington County, five Delegates, and Worcester County, three Delegates.*

SEC. 4. As soon as may be after the taking and publishing of the Next National Census, or after the enumeration of the population of this State, under the authority thereof,

*This representation has been since changed, as follows, viz: Allegany, four Delegates; Anne Arundel, four Delegates; Cecil three Delegates; Charles, three Delegates; Frederick, five Delegates; Garrett, two Delegates; Queen Anne's, three Delegates; Talbot, three Delegates; Washington, four Delegates; Wicomico, three Delegates. The others are unchanged

there shall be an apportionment of representation in the House of Delegates, to be made on the following basis, to wit: each of the several Counties of the State having a population of eighteen thousand souls, or less, shall be entitled to two delegates, and every County having a population of over eighteen thousand, and less than twenty-eight thousand souls, shall be entitled to three Delegates; and every County having a population of twenty-eight thousand, and less than forty thousand souls, shall be entitled to four Delegates; and every County having a population of forty thousand and less than fifty-five thousand souls, shall be entitled to five Delegates; and every County having a population of fifty-five thousand souls, and upwards, shall be entitled to six Delegates, and no more; and each of the three Legislative Districts of the City of Baltimore shall be entitled to the number of Delegates to which the largest County shall or may be entitled under the aforegoing apportionment. And the General Assembly shall have power to provide by law, from time to time, for altering and changing the boundaries of the three existing Legislative Districts of the City of Baltimore, so as to make them, as near as may be, of equal population, but said Districts shall always consist of contiguous territory.

SEC. 5. Immediately after the taking and publishing of the next National Census, or after any State enumeration of population, as aforesaid, it shall be the duty of the Governor, then being, to arrange the representation in said House of Delegates in accordance with the appointment herein provided for; and to declare, by Proclamation, the number of Delegates to which each County and the City of Baltimore may be entitled under such apportionment; and after every National Census taken thereafter, or after any State enumeration of population thereafter made, it shall be the duty of the Governor, for the time being, to make similar adjustment of representation, and to declare the same by Proclamation, as aforesaid.

SEC. 6. The Members of the House of Delegates shall be elected by the qualified voters of the Counties and the Legislative Districts of Baltimore City, respectively, to serve for two years from the day of their election.

SEC. 7. The first election for Senators and Delegates shall take place on the Tuesday next after the first Monday in the month of November, eighteen hundred and sixty-seven; and the election for Delegates and, as nearly as practicable, for one-half of the Senators, shall be held on the same day in every second year thereafter.

SEC. 8. Immediately after the Senate shall have convened, after the first election, under this Constitution, the Senators shall be divided by lot into two classes, as nearly equal in number as may be. Senators of the first class shall go out of office at the expiration of two years, and Senators shall be elected on the Tuesday next after the first Monday in the month of November eighteen hundred and sixty-nine, for the term of four years, to supply their places; so that, after the first election, one-half of the Senators may be chosen every second year. In case the number of Senators be hereafter increased, such classification of the additional Senators shall be made as to preserve, as nearly as may be, an equal number in each class.

SEC. 9. No person shall be eligible as a Senator or Delegate who, at the time of his election, is not a citizen of the State of Maryland, and who has not resided therein for at least three years next preceding the day of his election, and the last year thereof, in the County, or in the Legislative District of Baltimore City, which he may be chosen to represent, if such County or Legislative District of said City shall have been so long established; and if not, then in the County or City, from which, in whole or in part, the samemay have been formed; nor shall any person be eligible as a Senator unless he shall have attained the age of twenty-five years, nor as a Delegate unless he shall have attained the age of twenty-one years, at the time of his election.

SEC. 10. No member of Congress, or person holding any civil or military office under the United States, shall be eligible as a Senator or Delegate; and if any person shall, after his election as Senator or Delegate, be elected to Congress, or be appointed to any office, civil or military, under the Government of the United States, his acceptance thereof shall vacate his seat.

SEC. 11. No Minister or Preacher of the Gospel or of any religious creed or denomination, and no person holding any civil office of profit or trust under this State, except Justices of the Peace, shall be eligible as Senator or Delegate.

SEC. 12. No Collector, Receiver or Holder of public money shall be eligible as Senator or Delegate, or to any office of profit or trust under this State, until he shall have accounted for and paid into the Treasury all sums on the books thereof charged to and due by him.

SEC. 13. In case of death, disqualification, resignation, refusal to act, expulsion, or removal from the county or city for which he shall have been elected, of any person who shall have been chosen as a Delegate or Senator, or in

case of a tie between two or more such qualified persons, a warrant of election shall be issued by the Speaker of the House of Delegates, or President of the Senate, as the case may be, for the election of another person in his place, of which election not less than ten day's notice shall be given exclusive of the day of the publication of the notice and the day of election; and if during the recess of the Legislature, and more than ten days before its termination, such death shall occur, or such resignation, refusal to act or disqualification be communicated in writing to the Governor by the person so resigning, refusing or disqualified, it shall be the duty of the Governor to issue a warrant of election to supply the vacancy thus created, in the same manner the said Speaker or President might have done during the session of the General Assembly; provided, however, that unless a meeting of the General Assembly may intervene, the election thus ordered to fill such vacancy shall be held on the day of the ensuing election for Delegates and Senators.

SEC. 14. The General Assembly shall meet on the first Wednesday of January, eighteen hundred and sixty-eight, and on the same day in every second year thereafter, and at no other time, unless convened by Proclamation of the Governor.

SEC. 15. The General Assembly may continue its session so long as in its judgment the public interest may require for a period not longer than ninety days; and each member thereof shall receive a compensation of five dollars per diem for every day he shall attend the session, but not for such days as he may be absent, unless absent on account of sickness or by leave of the House of which he is a member; and he shall also receive such mileage as may be allowed by law, not exceeding twenty cents per mile; and the presiding officer of each House shall receive an additional compensation of three dollars per day. When the General Assembly shall be convened by Proclamation of the Governor, the session shall not continue longer than thirty days, and in such case the compensation shall be the same as herein prescribed.

SEC. 16. No book, or other printed matter, not appertaining to the business of the session, shall be purchased or subscribed for, for the use of the members of the General Assembly, or be distributed among them, at the public expense.

SEC. 17. No Senator or Delegate, after qualifying as such notwithstanding he may hereafter resign, shall during the whole period of time for which he was elected, be eligible to any office which shall have been created, or the salary or

profits of which shall have been increased, during such term.

SEC. 18. No Senator or Delegate shall be liable in any civil action or criminal prosecution whatever for words spoken in debate.

SEC. 19. Each House shall be judge of the qualifications and elections of its members, as prescribed by the Constitution and Laws of the State; shall appoint its own officers, determine the rules of its own proceedings, punish a member for disorderly or disrespectful behavior, and with the consent of two-thirds of its whole number of members elected, expel a member; but no member shall be expelled a second time for the same offence.

SEC. 20. A majority of the whole number of members elected to each House shall constitute a quorum for the transaction of business; but a smaller number may adjourn from day to day, and compel the attendance of absent members in such manner and under such penalties as each House may prescribe.

SEC. 21. The doors of each House and of the Committee of the Whole shall be open, except when the business is such as ought to be kept secret.

SEC. 22. Each House shall keep a Journal of its proceedings and cause the same to be published. The yeas and nays of members on any question shall, at the call of any five of them in the House of Delegates, or one in the Senate, be entered on the Journal.

SEC. 23. Each House may punish by imprisonment, during the session of the General Assembly, any person, not a member, for disrespectful or disorderly behavior in its presence, or for obstructing any of its proceedings, or any of its officers in the execution of their duties; provided such imprisonment shall not at any one time exceed ten days.

SEC. 24. The House of Delegates may inquire, on the oath of witnesses, into all complaints, grievances and offences, as the Grand Inquest of the State, and may commit any person for any crime to the public jail, there to remain until discharged by due course of law. They may examine and pass all accounts of the State, relating either to the collection or expenditure of the revenue, and appoint auditors to state and adjust the same. They may call for all public or official papers and records, and send for persons whom they may judge necessary, in the course of their inquiries, concerning affairs relating to the public interest, and may direct all office bonds which shall be made payable

to the State to be sued for any breach thereof; and with the view to the more certain prevention or correction of the abuses in the expenditures of the money of the State, the General Assembly shall create, at every session thereof, a Joint Standing Committee of the Senate and House of Delegates, who shall have power to send for persons and examine them on oath, and call for public or official papers and records; and whose duty it shall be to examine and report upon all contracts made for printing, stationery, and purchases for the public offices and library, and all expenditures therein, and upon all matters of alleged abuse in expenditures to which their attention may be called by resolution of either House of the General Assembly.

SEC. 25. Neither House shall, without the consent of the other, adjourn for more than three days at any one time, nor adjourn to any other place than that in which the House shall be sitting, without the concurrent vote of two-thirds of the members present.

SEC. 26. The House of Delegates shall have the sole power of impeachment in all cases; but a majority of all the members elected must concur in the impeachment. All impeachments must be tried by the Senate, and when sitting for that purpose, the Senators shall be on oath or affirmation to do justice according to the law and the evidence; but no person shall be convicted without the concurrence of two-thirds of all the Senators elected.

SEC. 27. Any bill may originate in either House of the General Assembly, and be altered, amended or rejected by the other; but no bill shall originate in either House during the last ten days of the session, unless two-thirds of the members elected thereto shall so determine by yeas and nays; nor shall any bill become a law until it be read on three different days of the session in each House, unless two-thirds of the members elected to the House where such bill is pending shall so determine by yeas and nays; and no bill shall be read a third time until it shall have been actually engrossed for a third reading.

SEC. 28. No bill shall become a law unless it be passed in each House by a majority of the whole number of members elected, and on its final passage the yeas and nays be recorded; nor shall any resolution requiring the action of both Houses be passed except in the same manner.

SEC. 29. The style of all laws of this State shall be, "Be it enacted by the General Assembly of Maryland:" and all laws shall be passed by original bill; and every law enacted by the General Assembly shall embrace but one subject, and

that shall be described in its title; and no law, nor section of law, shall be revived or amended by reference to its title or section only; nor shall any law be construed by reason of its title to grant powers or confer rights which are not expressly contained in the body of the Act; and it shall be the duty of the General Assembly, in amending any article or section of the Code of Laws of this State, to enact the same as the said article or section would read when amended. And whenever the General Assembly shall enact any Public General Law, not amendatory of any section or article in the said Code, it shall be the duty of the General Assembly to enact the same, in articles and sections, in the same manner as the Code is arranged, and to provide for the publication of all additions and alterations which may be made to the said Code.

SEC. 30. Every bill when passed by the General Assembly, and sealed with the Great Seal, shall be presented to the Governor, who, if he approves it shall sign the same in the presence of the presiding officers and chief clerks of the Senate and House of Delegates. Every law shall be recorded in the office of the Court of Appeals, and in due time be printed, published and certified under the Great Seal, to the several courts, in the same manner as has been heretofore usual in this State.

SEC. 31. No law passed by the General Assembly shall take effect until the first day of June next after the session at which it may be passed, unless it be otherwise expressly declared therein.

SEC. 32. No money shall be drawn from the Treasury of the State by any order or resolution, nor except in accordance with an appropriation by law; and every such law shall distinctly specify the sum appropriated and the object to which it shall be applied; provided, that nothing herein contained shall prevent the General Assembly from placing a contingent fund at the disposal of the Executive, who shall report to the General Assembly at each session the amount expended and the purposes to which it was applied. An accurate statement of the receipts and expenditures of the public money shall be attached to and published with the laws after each regular session of the General Assembly.

SEC. 33. The General Assembly shall not pass local or special laws in any of the following enumerated cases, viz: For extending the time for the collection of taxes; granting divorces; changing the name of any person; providing for the sale of real estate belonging to minors or other persons laboring under legal disabilities, by executors, administrators, guardians or trustees; giving effect to

informal or invalid deeds or wills; refunding money paid into the State Treasury, or releasing persons from their debts or obligations to the State, unless recommended by the Governor or officers of the Treasury Department. And the General Assembly shall pass no special law for any case for which provision has been made by an existing general law. The General Assembly, at its first session after the adoption of this Constitution, shall pass general laws providing for the cases enumerated in this section, which are not already adequately provided for, and for all other cases where a General Law can be made applicable.

Sec. 34. No debt shall be hereafter contracted by the General Assembly, unless such debt shall be authorized by a law providing for the collection of an annual tax or taxes sufficient to pay the interest on such debt as it falls due, and also to discharge the principal thereof within fifteen years from the time of contracting the same; and the taxes laid for this purpose shall not be repealed or applied to any other object until the said debt and interest thereon shall be fully discharged. The credit of the State shall not in any manner be given, or loaned to, or in aid of any individual, association or corporation; nor shall the General Assembly have the power in any mode to involve the State in the construction of Works of Internal Improvement, nor in granting any aid thereto, which shall involve the faith or credit of the State; nor make any appropriation therefor, except in aid of the construction of Works of Internal Improvement in the counties of St. Mary's, Charles and Calvert, which have had no direct advantage from such works as have been heretofore aided by the State; and provided; that such aid, advances or appropriations shall not exceed in the aggregate the sum of five hundred thousand dollars. And they shall not use or appropriate the proceeds of the Internal Improvement Companies, or of the State tax, now levied, or which may hereafter be levied, to pay off the public debt, or to any other purpose until the interest and debt are fully paid, or the sinking fund shall be equal to the amount of the outstanding debt; but the General Assembly may, without laying a tax, borrow an amount never to exceed fifty thousand dollars, to meet temporary deficiencies in the Treasury, and may contract debts to any amount that may be necessary for the defence of the State.

SEC. 35. No extra compensation shall be granted or allowed by the General Assembly to any Public Officer, Agent, Servant or Contractor, after the service shall have been rendered or the contract entered into; nor shall the salary or compensation of any public officer be increased or diminished during his term of office. SEC. 36. No Lottery grant shall ever hereafter be authorized by the General Assembly.

SEC. 37. The General Assembly shall pass no Law providing for payment, by this State for Slaves emancipated from servitude in this State; but they shall adopt such measures as they may deem expedient to obtain from the United States compensation for such Slaves, and to receive and distribute the same equitably to the persons entitled.

SEC. 38. No person shall be imprisoned for debt.

Sec. 39. The General Assembly shall grant no charter for Banking purposes, nor renew any Banking Corporation now in existence, except upon the condition that the Stockholders shall be liable to the amount of their respective share or shares of stock in such Banking Institution for all its debts and liabilities upon note, bill or otherwise; the books, papers and accounts of all Banks shall be open to inspection, undersuch regulations as may be prescribed by Law.

SEC. 40. The General Assembly shall enact no Law authorizing private property to be taken for public use, without just compensation, as agreed upon between the parties, or awarded by a jury, being first paid, or tendered to the party entitled to such compensation.

SEC. 41. Any citizen of this State who shall, after the adoption of this Constitution, either in or out of this State, fight a duel with deadly weapons, or send or accept a challenge so to do, or who shall act as a second, or knowingly aid or assist in any manner those offending, shall ever thereafter be incapable of holding any office of profit or trust under this State, unless relieved from the disability by an Act of the Legislature.

SEC. 42. The General Assembly shall pass Laws necessary for the preservation of the purity of elections.

SEC. 43. The property of the wife shall be protected from the debts of her husband.

SEC. 44. Laws shall be passed by the General Assembly to protect from execution a reasonable amount of the property of the debtor, not exceeding in value the sum of five hundred dollars.

SEC. 45. The General Assembly shall provide a simple and uniform system of charges in the offices of clerks of Courts, and Registers of Wills, in the Counties of this State, and City of Baltimore, and for the collection thereof; provided the amount of compensation to any of the said officers, in the various Counties, shall not exceed the sum of three thousand dollars a year, and in the City of Baltimore thirty-

five hundred dollars a year, over and above office expenses, and compensation to assistants; and provided further, that such compensation of Clerks, Registers, assistants and office expenses shall always be paid out of the fees, or receipts of the offices, respectively.

SEC. 46. The General Assembly shall have power to receive from the United States any grant or donation of land, money, or securities for any purpose designated by the United States, and shall administer, or distribute the same according to the conditions of the said grant.

SEC. 47. The General Assembly shall make provisions for all cases of contested elections of any of the officers not herein provided for.

SEC. 48. Corporations may be formed under general laws, but shall not be created by special act, except for municipal purposes, and except in cases where no general Laws exist, providing for the creation of corporations of the same general character as the corporation proposed to be created; and any act of incorporation passed in violation of this section shall be void; all charters granted or adopted in pursuance of this section, and all charters heretofore granted and created subject to repeal or modification, may be altered from time to time, or be repealed; provided, nothing herein contained shall be construed to extend to banks, or the incorporation thereof; the General Assembly shall not alter or amend the charter of any corporation existing at the time of the adoption of this Article, or pass any other general or special Law for the benefit of such corporation, except upon the condition that such corporation shall surrender all claim to exemption from taxation or from the repeal or modification of its charter, and that such corporation shall thereafter hold its charter subject to the provisions of this Constitution; and any corporation chartered by this State which shall accept, use, enjoy or in anywise avail itself of any rights, privileges, or advantages that may hereafter be granted or conferred by any general or special Act, shall be conclusively presumed to have thereby surrendered any exemption from taxation to which it may be entitled under its charter, and shall be thereafter subject to taxation as if no such exemption has been granted by its charter.

SEC. 49. The General Assembly shall have power to regulate by Law, not inconsistent with this Constitution, all matters which relate to the Judges of Election, time, place and manner of holding elections in this State, and of making returns thereof.

SEC. 50. It shall be the duty of the General Assembly, at its first session, held after the adoption of this Constitution,

to provide by law for the punishment, by fine or imprisonment in the Penitentiary, or both, in the discretion of the Court, of any person, who shall bribe, or attempt to bribe any executive, or Judicial officer of the State of Maryland, or any member, or officer of the General Assembly of the State of Maryland, or of any Municipal Corporation in the State of Maryland, or any executive officer of such corporation, in order to influence him in the performance of any of his official duties; and also, to provide by Law for the punishment, by fine, or imprisonment in the Penitentiary, or both, in the discretion of the Court, of any of said officers, or members, who shall demand or receive any bribe, fee, reward or testimonial, for the performance of his official duties, or for neglecting or failing to perform the same; and, also, to provide by Law for compelling any person, so bribing, or attempting to bribe, or so demanding or receiving a bribe, fee, reward or testimonial, to testify against any person or persons who may have committed any of said offences; provided, that any person so compelled to testify shall be exempted from trial and punishment for the offence of which he may have been guilty; and any person convicted of such offence shall, as part of the punishment thereof, be forever disfranchised and disqualified from holding any office of trust or profit in this State.

SEC. 51. The personal property of residents in this State shall be subject to taxation in the county or city where the resident bona fide resides for the greater part of the year for which the tax may or shall be levied, and not elsewhere, except goods and chattels permanently located, which shall be taxed in the city or county where they are so located; but the General Assembly may by law provide for the taxation of mortgages upon property in this State and the debts secured thereby in the county or city where such property is situated.

SEC. 52. The General Assembly shall appropriate no money out of the Treasury for payment of any private claim against the State exceeding three hundred dollars, unless said claim shall have been first presented to the Comptroller of the Treasury, together with the proofs upon which the same is founded, and reported upon by him.

SEC. 53. No person shall be incompetent, as a witness, on account of race or color, unless hereafter so declared by Act of the General Assembly.

SEC. 54. No County of this State shall contract any debt, or obligation, in the construction of any Railroad, Canal, or other Work of Internal Improvement, nor give, or loan its credit to, or in aid of any association, or corporation, unless authorized by an Act of the General Assembly, which shall

be published for two months before the next election for members of the House of Delegates in the newspapers published in such County, and shall also be approved by a majority of all the members elected to each House of the General Assembly at its next session after said election.

SEC. 55. The General Assembly shall pass no law suspending the privileges of the Writ of Habeas Corpus.

SEC. 56. The General Assembly shall have power to pass all such Laws as may be necessary and proper for carrying into execution the powers vested by this Constitution, in any department or office of the Government, and the duties imposed upon them thereby.

SEC. 57. The Legal rate of interest shall be six per cent. per annum, unless otherwise provided by the General Assembly.

SEC. 58. The Legislature at its first session, after the ratification of this Constitution, shall provide by Law for State and municipal taxation upon the revenues accruing from business done in the State by all foreign corporations.

SEC. 59. The office of "State Pension Commissioner" is hereby abolished; and the Legislature shall pass no law creating such office, or establishing any general pension system within this State.

ARTICLE IV.

JUDICIARY DEPARTMENT.

Part I.—General Provisions.

Section 1. The Judicial power of this State shall be vested in a Court of Appeals, Circuit Courts, Orphans' Courts, such Courts for the City of Baltimore as are hereinafter provided for, and Justices of the Peace; all said Courts shall be courts of Record, and each shall have a seal to be used in the authentication of all process issuing therefrom. The process and official character of Justices of the Peace shall be authenticated as hath heretofore been practiced in this State, or may hereafter be prescribed by Law.

SEC. 2. The Judges of all of the said Courts shall be citizens of the State of Maryland, and qualified voters under this Constitution, and shall have resided therein not less than five years, and not less than six months next preceding their election or appointment in the judicial circuit, as the case may be, for which they may be respectively elected or appointed. They shall be not less than thirty years

of age at the time of their election or appointment, and shall be selected from those who have been admitted to practice Law in this State, and who are most distinguished for integrity, wisdom and sound legal knowledge.

SEC. 3. The Judges of the said several Courts shall be elected in the Counties by the qualified voters in their respective Judicial Circuits, as hereinafter provided, at the general election to be held on the Tuesday after the first Monday in November next, and in the City of Baltimore on the fourth Wednesday of October next. Each of the said judges shall hold his office for the term of fifteen years from the time of his election, and until his successor is elected and qualified, or until he shall have attained the age of seventy years, whichever may first happen, and be re-eligible thereto until he shall have attained the age of seventy years, and not thereafter, but in case of any Judge who shall attain the age of seventy years whilst in office such Judge may be continued in office by the General Assembly for such further time as they may think fit, not to exceed the term for which he was elected, by a resolution to be passed at the session next preceding his attaining said age. In case of the inability of any of said Judges to discharge his duties with efficiency, by reason of continued sickness, or of physical or mental infirmity, it shall be in the power of the General Assembly, twothirds of the members of each House concurring, with the approval of the Governor, to retire said Judge from office.

SEC. 4. Any Judge shall be removed from office by the Governor, on conviction in a Court of Law, of incompetency, of wilful neglect of duty, misbehavior in office, or any other crime, or on impeachment, according to this Constitution, or the laws of the State; or on the address of the General Assembly, two-thirds of each House concurring in such address, and the accused having been notified of the charges against him, and having had opportunity of making his defense.

SEC. 5. After the election for Judges, as hereinbefore provided, there shall be held in this State, in every fifteenth year thereafter, on the Tuesday after the first Monday in November of such year, an election for Judges as herein provided; and in case of death, resignation, removal or disqualification by reason of age or otherwise of any Judge, the Governor shall appoint a person duly qualified to fill said office, who shall hold the same until the next General Election for members of the General Assembly, when a successor shall be elected, whose term of office shall be the same as hereinbefore provided, and upon the expiration of the term of fifteen years, for which any Judge may be

elected to fill a vacancy, an election for his successor shall take place at the next General Election for members of the General Assembly to occur upon or after the expiration of his said terms; and the Governor shall appoint a person duly qualified to hold said office from the expiration of such term of fifteen years until the election and qualification of his successor.

SEC. 6. All Judges shall, by virtue of their offices, be Conservators of the Peace throughout the State; and no fees, or perquisites, commission, or reward of any kind, shall be allowed to any Judge in this State, besides his annual salary, for the discharge of any Judicial duty.

SEC. 7. No Judge shall sit in any case wherein he may be interested, or where either of the parties may be connected with him, by affinity or consanguinity, within such degrees as now are or may hereafter be prescribed by Law, or where he shall have been of counsel in the case.

SEC. 8. The parties to any cause may submit the same to the Court for determination, without the aid of a jury; and in all suits or actions at law, issues from the Orphaus' Court or from any Court sitting in Equity, and in all cases of presentments or indictments for offences which are or may be punishable by death pending in any of the Courts of Law of this State having jurisdiction thereof, upon suggestion in writing under oath of either of the parties to said proceedings, that such party cannot have a fair and impartial trial in the Court in which the same may be pending, the said Court shall order and direct the Record of Proceedings in such Suit or Action, Issue, Presentment or Indictment, to be transmitted to some other Court having jurisdiction in such case, for trial; but in all other cases of Presentment or Indictment pending in any of the Courts of Law in this State having jurisdiction thereof, in addition to the suggestion in writing of either of the parties to such Presentment or Indictment that such party cannot have a fair and impartial trial in the Court in which the same may be pending, it shall be necessary for the party making such suggestion to make it satisfactorily appear to the Court that such suggestion is true, or that there is reasonable ground for the same; and thereupon the said Court shall order and direct the Record of Proceedings in such Presentment or Indictment to be transmitted to some other Court having jurisdiction in such cases for trial; and such right of removal shall exist upon suggestion in cases when all the Judges of said

^{*}Thus amended by Act of 1880, ch. 417, ratified by the people at November election, 1881.

Court may be disqualified, under the provisions of this Constitution, to sit in any case; and said Court to which the Record of Proceedings in such Suit or Action, Issue, Presentment or Indictment may be so transmitted, shall hear and determine the same in like manner, as if such Suit or Action, Issue, Presentment or Indictment had been originally instituted therein; and the General Assembly shall make such modification of existing law as may be necessary to regulate and give force to this provision.*

SEC. 9. The Judge or Judges of any Court may appoint such officers for their respective Courts as may be found necessary; and such officers of the Courts in the City of Baltimore shall be appointed by the Judges of the Supreme Bench of Baltimore City. It shall be the duty of the General Assembly to prescribe by law a fixed compensation for all such officers; and said Judge or Judges shall, from time to time, investigate the expenses, cost and charges of their respective Courts, with a view to a change or reduction thereof, and report the result of such investigation to the General Assembly for its action.

SEC. 10. The Clerks of the several Courts created or continued by this Constitution shall have charge and custody of the records and other papers; shall perform all the duties, and be allowed the fees which appertain to their several offices, as the same now are or may hereafter be regulated by law. And the office and business of said Clerks, in all their departments, shall be subject to the visitorial power of the Judges of their respective Courts, who shall exercise the same, from time to time, so as to insure the faithful performance of the duties of said offices; and it shall be the duties of the Judges of said Courts, respectively, to make, from time to time, such rules and regulations as may be necessary and proper for the government of said Clerks, and for the performance of the duties of their offices, which shall have the force of law until repealed or modified by the General Assembly.

SEC. 11. The election for Judges hereinbefore provided, and all elections for Clerks, Registers of Wills and other officers provided in this Constitution, except State's Attorneys, shall be certified, and the returns make by the Clerk of the Circuit Courts for the Counties, and the Clerk of the Superior Court of Baltimore City, respectively, to the Governor, who shall issue commissions to the different persons for the offices to which they shall have been, respectively, elected; and in

^{*}Thus amended by Act of 1874, ch. 364, ratified by the people at November election, 1875.

all such elections the person having the greatest number of votes shall be declared to be elected.

SEC. 12. If in any case of election for Judges, Clerks of the Courts of Law and Registers of Wills, the opposing candidates shall have an equal number of votes, it shall be the duty of the Governor to order a new election; and in case of any contested election, the Governor shall send the returns to the House of Delegates, which shall judge of the election and qualification of the candidates at such election; and if the judgment shall be against the one who has been returned elected, or the one who has been commissioned by the Governor, the House of Delegates shall order a new election within thirty days.

SEC. 13. All Public Commissions and Grants shall run thus: "The State of Maryland, etc.," and shall be signed by the Governor, with the Seal of the State annexed; all writs and process shall run in the same style, and be tested, sealed and signed as heretofore, or as may hereafter be provided by law; and all indictments shall conclude, "against the peace, government and dignity of the State."

Part II.—Court of Appeals.

Sec. 14. The Court of Appeals shall be composed of the Chief Judges of the first seven of the several Judicial Circuits of the State, and a Judge from the City of Baltimore specially elected thereto, one of whom shall be designated by the Governor, by and with the advice and consent of the Senate, as the Chief Judge; and in all cases, until action by the Senate can be had, the Judge so designated by the Governor shall act as Chief Judge. The Judge of the Court of Appeals from the City of Baltimore shall be elected by the qualified voters of said city at the election of Judges to be held therein, as hereinbefore provided; and in addition to his duties as Judge of the Court of Appeals shall perform such other duties as the General Assembly shall pre-The jurisdiction of said Court of Appeals shall be scribe. co-extensive with the limits of the State, and such as now is or may hereafter be prescribed by Law. It shall hold its sessions in the City of Annapolis, on the second Monday in January,* the first Monday in April and the first Monday in October of each and every year, or at such other times as the General Assembly may by law direct. Its session shall continue not less than ten months in the year, if the business before it shall so require; and it shall be competent for the Judges, temporarily, to transfer their sittings elsewhere, upon sufficient cause.

^{*}Thus amended by Act of 1886, ch. 185.

SEC. 15. Four of said Judges shall constitute a quorum; no cause shall be decided without the concurrence of at least three; but the Judge who heard the cause below shall not participate in the decision; in every case an opinion, in writing, shall be filed within three months after the argument or submission of the cause; and the judgment of the Court shall be final and conclusive; and all cases shall stand for hearing at the first term after the transmission of the record.

SEC. 16. Provision shall be made by law for publishing reports of all causes argued and determined in the Court of Appeals, which the Judges shall designate as proper for publication.

SEC. 17. There shall be a Clerk of the Court of Appeals, who shall be elected by the legal and qualified voters of the State, who shall hold his office for six years, and until his successor is duly qualified; he shall be subject to removal by the said Court for incompetency, neglect of duty, misdemeanor in office, or such other cause, or causes, as may be prescribed by law; and in case of a vacancy in the office of said Clerk, the Court of Appeals shall appoint a Clerk of said Court, who shall hold his office until the election and qualification of his successor, who shall be elected at the next general election for members of the General Assembly; and the person so elected shall hold his office for the term of six years from the time of election.

SEC. 18. It shall be the duty of the Judges of the Court of Appeals, as soon after their election, under this Constitution. as practicable; to make and publish rules and regulations for the prosecution of appeals to said appellate Court, whereby they shall prescribe the periods within which appeals may be taken, what part or parts of the proceedings in the Court below shall constitute the record on appeal, and the manner in which such appeals shall be brought to hearing or determination, and shall regulate, generally, the practice of said Court of Appeals, so as to prevent delays and promote brevity in all records and proceedings brought into said Court, and to abolish and avoid all unnecessary costs and expenses in the prosecution of Appeals therein; and the said Judges shall make such reductions in the fees and expenses of said Court as they may deem advisable. It shall also be the duty of said Judges of the Court of Appeals, as soon after their election as practicable, to devise, and promulgate by rules, or orders, forms and modes of framing and filing bills, answers and other proceedings and pleadings in Equity; and also forms and modes of taking and obtaining evidence, to be used in Equity cases; and to revise and regulate, generally, the practice in the Courts of Equity of this State, so as to

prevent delays, and to promote brevity and conciseness in all pleadings and proceedings therein, and to abolish all unnecessary costs and expenses attending the same. And all rules and regulations hereby directed to be made shall, when made, have the force of Law, until rescinded, changed or modified by the said Judges, or the General Assembly.

Part III-Circuit Courts.

SEC. 19. The State shall be divided into Eight Judicial Circuits, in manner following, viz: The Counties of Worcester, Somerset, Dorchester and Wicomico,* shall constitute the First Circuit; the Counties of Caroline, Talbot, Queen Anne's, Kent and Cecil, the second; the Counties of Baltimore and Harford, the Third; the Counties of Allegany, Washington and Garrett,† the Fourth; the Counties of Carroll, Howard and Anne Arundel, the Fifth; the Counties of Montgomery and Frederick, the Sixth; the Counties of Prince George's, Charles, Calvert and St. Mary's, the Seventh, and Baltimore City, the Eighth.

SEC. 20. A Court shall be held in each County of the State, to be styled the Circuit Court for the County in which it may he held. The said Circuit Courts shall have and exercise, in the respective Counties, all the power, authority and jurisdiction, original and appellate, which the present Circuit Courts of the State now have and exercise, or which may hereafter be prescribed by Law.

SEC. 21. For each of the said Circuits (excepting the Eighth) there shall be a Chief Judge and two Associate Judges, to be styled Judges of the Circuit Court, to be elected or appointed as herein provided. And no two of said Associate Judges shall at the time of their election or appointment, or during the term for which they may have been elected, or appointed, reside in the same County. If two or more persons shall be candidates for Associate Judge in the same County, the one only in said County shall be declared elected who has the highest number of votes in the Circuit. In case any two candidates for Associate Judge, residing in the same County, shall have an equal number of votes, greater than any other candidate for Associate Judge in the Circuit, it shall be the duty of the Governor to order a new election for one Associate Judge; but the person residing in any other County of the Circuit, and who has the next highest number of votes, shall be declared elected. said Judges shall hold not less than two terms of the Circuit

^{*}Wicomico formed since the adoption of this Constitution. †Garrett formed since the adoption of this Constitution.

Court in each of the Counties, comprising their respective-Circuits, at such times as are now, or may hereafter be prescribed, to which Jurors shall be summoned; and in those Counties where only two such terms are held, two other and intermediate terms, to which Jurors shall not be summoned; they may alter or fix the times for holding any or all terms until otherwise prescribed, and shall adopt rules to the end that all business not requiring the interposition of a Jury shall be, as far as practicable, disposed of at said intermediate term. One Judge in each of the above Circuits shall constitute a quorum for the transaction of any business; and the said Judges, or any of them, may hold Special Terms of their Court, whenever, in their discretion, the business of the several Counties renders such terms necessary.

SEC. 22. Where any term is held, or trial conducted by less than the whole number of said Circuit Judges, upon the decision or determination of any point or question by the Court, it shall be competent to the party against whom the ruling or decision is made, upon motion, to have the point or question reserved for the consideration of the three Judges of the Circuit, who shall constitute a Court in banc for such purpose; and the motion for such reservation shall be entered of record during the sitting at which such decision may be made; and the several Circuit Courts shall regulate, by rules, the mode and manner in presenting such points or questions to the Court in banc, and the decision of said Court in banc shall be the effective decision in the premises, and conclusive, as against the party at whose motion said points. or questions were reserved; but such decision in banc shall not preclude the right of appeal, or writ of error to the adverse party, in those cases, civil or criminal, in which appeal or writ of error to the Court of Appeals may be allowed by law. The right of having questions reserved shall not, however, apply to trials of Appeals from judgmentsof Justices of the Peace, nor to Criminal cases below the grade of felony, except when the punishment is confinement in the penitentiary; and this section shall be subject to such provisions as may hereafter be made by law.

SEC. 23. The Judge of the respective Circuit Courts of this State, and of the Courts of Baltimore City, shall render their decisions in all cases argued before them, or submitted for their judgment, within two months after the same shall have been so argued or submitted.

SEC. 24. The salary of each Chief Judge, and of the Judge of the Court of Appeals from the City of Baltimore shall be three thousand five hundred dollars,* and of each

*Increased to \$4,500 by the Acts of 1892, ch. 388.

Associate Judge of the Circuit Court, shall be two thousand eight hundred dollars* per annum, payable quarterly, and shall not be diminished during his continuance in office.

SEC. 25. There shall be a Clerk of the Circuit Court for each County, who shall be elected by a plurality of the qualified voters of said County, and shall hold his office for six years from the time of his election, and until his successor is elected and qualified, and be re-eligible, subject to be removed for wilful neglect of duty or other misdemeanor in office, on conviction in a Court of Law. In case of a vacancy in the office of Clerk of a Circuit Court, the Judges of said Court shall have power to fill such vacancy until the general election for Delegates to the General Assembly, to be held next thereafter, when a successor shall be elected for the term of six years.

SEC. 26 The said Clerks shall appoint, subject to the confirmation of the Judges of their respective Courts, as many deputies under them as the said Judges shall deem necessary to perform, together with themselves, the duties of the said office, who shall be removable by the said Judges for incompetency, or neglect of duty, and whose compensasation shall be according to existing or future provisions of the General Assembly.

Part IV .- Courts of Baltimore City.

SEC. 27. There shall be in the Eighth Judicial Circuit six courts, to be styled the Supreme Bench of Baltimore City, the Superior Court of Baltimore City, the Court of Common Pleas, the Baltimore City Court, the Circuit Court of Baltimore City, and the Criminal Court of Baltimore.

SEC. 28. The Superior Court of Baltimore City, the Court of Common Pleas, and the Baltimore City Court shall each have concurrent jurisdiction in all civil common law cases, and concurrently all the jurisdiction which the Superior Court of Baltimore City and the Court of Common Pleas now have, except jurisdiction in Equity, and except in applications for the benefit of the Insolvent Laws of Maryland, and in cases of Appeal from judgments of Justices of the Peace in said city, whether civil or criminal, or arising under the ordinances of the Mayor and City Council of Baltimore, of all of which appeal cases the Baltimore City Court shall have exclusive jurisdiction; and the said Court of Common Pleas shall have exclusive jurisdiction in all applications for the benefit of the Insolvent Laws of Maryland, and the supervision and control of the Trustees thereof.

*Increased to \$3,600 by the Acts of 1892, ch. 388.

SEC. 29. The Circuit Court of Baltimore City shall have exclusive jurisdiction in Equity within the limits of said city, and all such jurisdiction as the present Circuit Court of Baltimore City has; provided the said Court shall not have jurisdiction in applications for the writ of habeas corpus in cases of persons charged with criminal offenses.

SEC. 30. The Criminal Court of Baltimore shall have and exercise all the jurisdiction now held and exercised by the Criminal Court of Baltimore, except in such Appeal Cases as are herein assigned to the Baltimore City Court.

SEC. 31. There shall be elected by the legal and qualified voters of said city, at the elections hereinbefore provided for, one Chief Judge and four Associate Judges, who, together shall constitute the Supreme Bench of Baltimore City, and shall hold their offices for the term of fifteen years, subject to the provisions of this Constitution, with regard to the election and qualifications of Judges, and their removal from office, and shall exercise the jurisdiction, hereinafter specified, and shall each receive an annual salary of three thousand five hundred dollars,* payable quarterly, which shall not be diminished during their term of office; but authority is hereby given to the Mayor and City Council of Baltimore to pay to each of the said Judges an annual addition of five hundred dollars to their respective salaries; provided, that the same, being once granted, shall not be diminished, nor increased during the continuance of said Judge in office.

SEC. 32. It shall be the duty of the said Supreme Bench of Baltimore City, as soon as the Judges thereof shall be elected and duly qualified; and from time to time, to provide for the holding of each of the aforesaid Courts, by the assignment of one or more of their number to each of the said Courts, who may sit either separately or together in the trial of cases; and the said Supreme Bench of Baltimore City may, from time to time, change the said assignment, as circumstances may require, and the public interest may demand; and the Judge or Judges, so assigned to the said several Courts, shall, when holding the same, have all the powers and exercise all the jurisdiction which may belong to the Court so being held; and it shall also be the duty of the said Supreme Bench of Baltimore City, in case of the sickness, absence or disability of any Judge or Judges assigned as aforesaid, to provide for the hearing of the cases, or transaction of the business assigned to said Judge or Judges, as aforesaid, before some one, or more, of the Judges of said Court.

SEC. 33. The said Supreme Bench of Baltimore City shall have power, and it shall be its duty, to provide for the

^{*}Increased to \$4,500 by the Acts of 1892, ch. 388.

holding of as many general terms as the performance of its duties may require, such general terms to be held by not less than three Judges; to make all needful rules and regulations for the conduct of business in each of the said Courts during the session thereof, and in vacation, or in Chambers, before any of said Judges;* and shall also have jurisdiction to hear and determine all motions for a new trial in cases tried in the Criminal Court, where such motions arise either on questions of fact, or for misdirection upon any matters of law, and all motions in arrest of judgment, or upon any matters of law determined by the said Judge or Judges, while holding said Criminal Court; and the said Supreme Bench of Baltimore City shall make all needful rules and regulations for the hearing before it of all said matters; and the same right of appeal to the Court of Appeals shall be allowed from the determination of the said Court on such matters, as would have been the right of the parties if said matters had been decided by the Court in which said cases were tried. The Judge before whom any case may hereafter be tried, in either the Baltimore City Court, the Superior Court of Baltimore City or in the Court of Common Pleas, shall have exclusive jurisdiction to hear and determine; and the said Judge shall hear and determine all motions for a new trial, when such motions arise, either on questions of fact or for misdirection upon any matters of law; and all motions in arrest of judgment or upon any matters of law determined by the said Judge; and all such motions shall be heard and determined within thirty days after they are heard.

SEC. 34. No appeal shall lie to the Supreme Bench of Baltimore City from the decision of the Judge or the Judges holding the Baltimore City Court in case of appeal from a Justice of the Peace; but the decision by said Judge or Judges shall be final; and all writs and other process issued out of either of said Courts, requiring attestation, shall be attested in the name of the Chief Judge of the said Supreme Bench of Baltimore City.

SEC. 35. Three of the Judges of said Supreme Bench of Baltimore City shall constitute a quorum of said Court.

SEC. 36. All causes depending, at the adoption of this Constitution, in the Superior Court of Baltimore City, the Court of Common Pleas, the Criminal Court of Baltimore, and the Circuit Court of Baltimore City, shall be proceeded in, and prosecuted to final judgment or decree, in the Courts, respectively, of the same name established by this Constitution; except cases belonging to that class, jurisdiction over

^{*}Amended by Act of 1870, Chapter 177.

which is by this Constitution transferred to the Baltimore City Court, all of which shall, together with all cases now pending in the City Court of Baltimore, be proceeded in and prosecuted to final judgment in said Baltimore City Court.

SEC. 37. There shall be a Clerk of each of the said Courts of Baltimore City, except the Supreme Bench, who shall be elected by the legal and qualified voters of said city, at the election to be held in said city, on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven, and shall hold his office for six years from the time of his election, and until his successor is elected and qualified, and be re-eligible thereto, subject to be removed for wilful neglect of duty or other misdemeanor in office, on conviction in a Court of Law. The salary of each of the said Clerks shall be thirty-five hundred dollars a year, payable only out of the fees and receipts collected by the Clerks of said City, and they shall be entitled to no other perquisites or compensation. In case of a vacancy in the office of Clerk of any of said Courts, the Judges of said Supreme Bench of Baltimore City shall have power to fill such vacancy until the general election of Delegates to the General Assembly to be held next thereafter, when a Clerk of said Court shall be elected to serve for six years thereafter; and the provisions of this Article in relation to the appointment of Deputies by the Clerks of the Circuit Courts in the counties shall apply to the Clerks of the Courts in Baltimore City.

SEC. 38. The Clerk of the Court of Common Pleas shall have authority to issue, within said city, all marriage and other licenses required by Law, subject to such provisions as are now or may be prescribed by Law. The Clerk of the Superior Court of said city shall receive and record all deeds, conveyances and other papers which are or may be required by Law to be recorded in said city. He shall also have custody of all papers connected with the proceedings on the Law or Equity side of Baltimore County Court and of the dockets thereof, so far as the same have relation to the City of Baltimore, and shall also discharge the duties of Clerk to the Supreme Bench of Baltimore City, unless otherwise provided by Law.

Amendment adopted at the General Election held November, 1893.

SEC. 39. The General Assembly shall, as often as it may think the same proper and expedient; provide by Law for the election of an additional Judge of the Supreme Bench of Baltimore City, and whenever provision is so made by the General Assembly, there shall be elected by the voters of said City another Judge of the Supreme Bench of Baltimore City, who shall be subject to the same constitutional provisions, hold his office for the same term of years, receive the same compensation, and have the same *powers as are, or shall be provided by the Constitution or Laws of this State, for the Judges of the Supreme Bench of Baltimore City, and the General Assembly may provide by Laws, or the Supreme Bench by its rules, for requiring causes in any of the Courts of Baltimore City to be tried before the Court without a jury, unless the litigants or some one of them shall within such reasonable time or times as may be prescribed, elect to have their causes tried before a jury. And the General Assembly may reapportion, change or enlarge the jurisdiction of the several Courts in said city.

Part V. Orphans' Court.

SEC. 40. The qualified voters of the City of Baltimore, and of the several counties, shall on the Tuesday next after the first Monday in November next, and on the same day in every fourth year thereafter, elect three men to be Judges of the Orphans' Court of said city and counties, respectively. who shall be citizens of the State, and residents for the twelve months preceding in the city, or county, for which they may be elected. They shall have all the powers now vested in the Orphans' Courts of the State, subject to such changes as the Legislature may prescribe. Each of said Judges shall be paid a per diem for the time they are actually in session, to be regulated by Law, and to be paid by the said city, or counties, respectively. In case of a vacancy in the office of Judge of the Orphans' Court, the Governor shall appoint, subject to confirmation or rejection by the Senate, some suitable person to fill the same for the residue of the term.

SEC. 41. There shall be a Register of Wills in each county of the State, and the City of Baltimore, to be elected by the legal and qualified voters of said counties and cities, respectively, who shall hold his office for six years from the time of his election, and until his successor is elected and qualified; he shall be re-eligible, and subject at all times to removal for wilful neglect of duty, or misdemeanor in office in the same manner that the Clerks of Courts are removable. In the event of any vacancy in the office of the Register of Wills, said vacancy shall be filled by the Judges of the Orphans' Court, in which such vacancy occurs, until the next general

^{*} Vide Engrossed Bill.

election for Delegates to the General Assembly, when a Register shall be elected to serve for six years thereafter.

Part VI.—Justices of the Peace.

SEC. 42. The Governor, by and with the advice and consent of the Senate, shall appoint such number of Justices. of the Peace, and the County Commissioners of the several counties, and the Mayor and City Council of Baltimore, respectively, shall appoint such number of Constables, for the several Election Districts of the counties and wards of the City of Baltimore, as are now or may hereafter be prescribed by Law; and Justices of the Peace and Constables so appointed shall be subject to removal by the Judge or Judges. having criminal jurisdiction in the county or city, for incompetency, wilful neglect of duty, or misdemeanor in office, on conviction in a Court of Law. The Justices of the Peace and Constables so appointed and commissioned shall be Conservators of the Peace; shall hold their office for two years, and shall have jurisdiction, duties and compensation, subject to such right of appeal in all cases from the judgment of Justices of the Peace, as hath been heretofore exercised, or shall be hereafter prescribed by Law.

SEC. 43. In the event of a vacancy in the office of a Justice of the Peace, the Governor shall appoint a person to serve as Justice of the Peace for the residue of the term; and in case of a vacancy in the office of Constable, the County Commissioners of the county in which the vacancy occurs, or the Mayor and City Council of Baltimore, as the case may be, shall appoint a person to serve as constable for the residue of the term.

Part VII.—Sheriffs.

SEC. 44. There shall be elected in each County, and in the City of Baltimore, in every second year, one person, resident in said County or City, above the age of twenty-five years, and at least five years preceding his election a citizen of this State, to the office of Sheriff. He shall hold his office for two years, and until his successor is duly elected and qualified; shall be ineligible for two years thereafter; shall give such bond, exercise such powers, and perform such duties as now are or may hereafter be fixed by law. In case of a vacancy by death, resignation, refusal to serve, or neglect to qualify, or give bond, or by disqualification, or removal from the County or City, the Governor shall appoint a person to be Sheriff for the remainder of the official term.

SEC. 45. Coroners, Elisors and Notaries Public may be appointed for each County and the City of Baltimore, in the

manner, for the purpose, and with the powers now fixed, or which may hereafter be prescribed by Law.

ARTICLE V.

ATTORNEY-GENERAL AND STATE'S ATTORNEYS.

Attorney-General.

SECTION I. There shall be an Attorney-General elected by the qualified voters of the State, on general tickets, on the Tuesday next after the first Monday in the month of November, eighteen hundred and sixty-seven, and on the same day in every fourth year thereafter, who shall hold his office for four years from the time of his election and qualification, and until his successor is elected and qualified, and shall be re-eligible thereto, and shall be subject to removal for incompetency, wilful neglect of duty, or misdemeanor in office, on conviction in a court of law.

SEC. 2. All elections for Attorney-General shall be certified to, and returns made thereof by the Clerks of the Circuit Courts for the several Counties, and the Clerk of the Superior Court of Baltimore City, to the Governor of the State, whose duty it shall be to decide on the election and qualification of the person returned; and in case of a tie between two or more persons, to designate which of said persons shall qualify as Attorney-General, and to administer the oath of office to the person elected.

SEC. 3. It shall be the duty of the Attorney-General to prosecute and defend on the part of the State all cases, which at the time of his appointment and qualification, and which thereafter may be depending in the Court of Appeals, or in the Supreme Court of the United States by or against the State, or wherein the State may be interested; and he shall give his opinion in writing whenever required by the General Assembly, or either branch thereof, the Governor, the Comptroller, the Treasurer, or any State's Attorney, on any legal matter, or subject depending before them, or either of them; and when required by the Governor, or the General Assembly, he shall aid any State's Attorney in prosecuting any suit or action brought by the State in any Court of this State, and he shall commence and prosecute or defend any suit or action in any of said Courts, on the part of the State, which the General Assembly or the Governor, acting according to law, shall direct to be commenced, prosecuted or defended; and he shall receive for his services an annual salary of three thousand dollars; but he shall not be entitled to receive any fees, perquisites or rewards whatever, in addition to the salary aforesaid, for the performance of any official duty; nor have power to appoint any agent, representative or deputy, under any circumstances whatever; nor shall the Governor employ any additional counsel in any case whatever, unless authorized by the General Assembly.

SEC. 4. No person shall be eligible to office of Attorney-General who is not a citizen of this State, and a qualified voter therein, and has not resided and practiced Law in this State for at least ten years.

SEC. 5. In case of vacancy in the office of Attorney-General, occasioned by death, resignation, removal from the State or from office, or other disqualification, the said vacancy shall be filled by the Governor for the residue of the term thus made vacant.

SEC. 6. It shall be the duty of the Clerk of the Court of Appeals and the Commissioner of the Land Office, respectively, whenever a case shall be brought into said Court or office, in which the State is a party or has interest, immediately to notify the Attorney-General thereof.

The State's Attorneys.

SEC. 7. There shall be an Attorney for the State in each County and City of Baltimore, to be styled "The State's Attorney," who shall be elected by the voters thereof, respectively, on the Tuesday next after the first Monday in November, in the year eighteen hundred and sixty-seven, and on the same day every fourth year thereafter; and shall hold his office for four years from the first Monday in January next ensuing his election, and until his successor shall be elected and qualified, and shall be re-eligible thereto and be subject to removal therefrom for incompetency, wilful neglect of duty or misdemeanor in office, on conviction in a Court of Law, or by a vote of two-thirds of the Senate, on the recommendation of the Attorney-General.

SEC. 8. All elections for the State's Attorney shall be certified to and returns made thereof by the Clerks of the said counties and cities to the Judges thereof having criminal jurisdiction, respectively, whose duty it shall be to decide upon the elections and qualifications of the persons returned; and in case of a tie between two or more persons, to designate which of said persons shall qualify as State's Attorney, and to administer the oaths of office to the persons elected.

SEC. 9. The State's Attorney shall perform such duties and receive such fees and commissions as are now or may

hereafter be prescribed by Law, and if any State's Attorney shall receive any other fee or reward than such as is or may be allowed by Law, he shall, on conviction thereof, be removed from office; provided, that the State's Attorney for Baltimore City shall have power to appoint one Deputy, at a salary of not more that fifteen hundred dollars per annum, to be paid by the State's Attorney out of the fees of his office, as has heretofore been practised.

SEC. 10. No person shall be eligible to the office of State's Attorney who has not been admitted to practice Law in this State, and who has not resided for at least two years in the county or city in which he may be elected.

SEC. II. In case of vacancy in the office of State's Attorney, or his removal from the county or city in which he shall have been elected, or on his conviction as herein specified, the said vacancy shall be filled by the Judge of the county or city, respectively, having criminal jurisdiction, in which said vacancy shall occur, for the residue of the term thus made vacant.

SEC. 12. The State's Attorney in each county, and the City of Baltimore, shall have authority to collect, and give receipt, in the name of the State, for such sums of money as may be collected by him, and forthwith make return of and pay over the same to the proper accounting officer. And the State's Attorney of each county, and of the City of Baltimore, before he shall enter on the discharge of his duties, shall execute a bond to the State of Maryland, for the faithful performance of his duties, in the penalty of ten thousand dollars, with two or more sureties, to be approved by the Judge of the Court having criminal jurisdiction in said counties or city.

ARTICLE VI.

TREASURY DEPARTMENT.

Section 1. There shall be a Treasury Department, consisting of a Comptroller; chosen by the qualified electors of the State, at each regular election of members of the House of Delegates, who shall receive an annual salary of two thousand five hundred dollars; and a Treasurer to be appointed by the two Houses of the Legislature, at each regular session thereof, on joint ballot, who shall receive an annual salary of two thousand five hundred dollars; and the terms of office of the said Comptroller and Treasurer shall be for two years, and until their successors shall qualify; and neither of the said officers shall be allowed, or receive any fees, commissions or perquisites of any kind, in addition to his salary, for the performance of any duty or services

whatsoever. In case of a vacancy in either of the offices by death, or otherwise, the Governor, by and with the advice and consent of the Senate, shall fill such vacancy by appointment, to continue until another election, or a choice by the Legislature, as the case may be, and until the qualification of the successor. The Comptroller and the Treasurer shall keep their offices at the seat of Government, and shall take such oath, and enter into such bonds for the faithful discharge of their duties as are now, or may hereafter be, prescribed by law.

SEC. 2. The Comptroller shall have the general superintendence of the fiscal affairs of the State; he shall digest and prepare plans for the improvement and management of the revenue, and for the support of the public credit; prepare and report estimates of the revenue and expenditures of the State; superintend and enforce the prompt collection of all taxes and revenue; adjust and settle, on terms prescribed by law, with delinquent collectors and receivers of taxes and State revenue; preserve all public accounts; decide on the forms of keeping and stating accounts; grant, under regulations prescribed by law, all warrants for money to be paid out of the Treasury, in pursuance of appropriations by Law; and countersign all checks drawn by the Treasurer upon any bank or banks, in which the moneys of the State may, from time to time, be deposited; prescribe the formalities of the transfer of stock, or other evidence of the State debt, and countersign the same, without which such evidence shall not be valid; he shall make to the General Assembly full reports of all his proceedings, and of the State of the treasury department, within ten days after the commencement of each session; and perform such other duties as shall be prescribed by Law.

SEC. 3. The Treasurer shall receive the moneys of the State, and until otherwise prescribed by law, deposit them, as soon as received, to the credit of the State in such bank or banks as he may, from time to time, with the approval of the Governor, select (the said bank or banks giving security, satisfactory to the Governor, for the safe keeping and forthcoming, when required, of said deposits) and shall disburse the same for the purposes of the State, according to law, upon warrants, drawn by the Comptroller; and on checks countersigned by him, and not otherwise; he shall take receipts for all moneys paid by him; and receipts for money received by him shall be endorsed upon warrants signed by the Comptroller; without which warrants, so signed, no acknowledgments of money received into the treasury shall be valid; and upon warrants, issued by the Comptroller, he shall make arrangements for the payment of the interest of the public debt, and for the purchase thereof on account of the sinking fund. Every bond, certificate, or other evidence of the debt of the State, shall be signed by the Treasurer and countersigned by the Comptroller; and no new certificate or other evidence intended to replace another, shall be issued until the old one shall be delivered to the Treasurer, and authority executed in due form for the transfer of the same filed in his office, and the transfer accordingly made on the books thereof, and the certificate or other evidence cancelled; but the Legislature may make provisions for the loss of certificates, or other evidences of the debt; and may prescribe by Law, the manner in which the Treasurer shall receive and keep the moneys of the State.

SEC. 4. The Treasurer shall render his accounts quarterly to the Comptroller, and shall publish monthly, in such newspapers as the Governor may direct, an abstract thereof, showing the amount of cash on hand, and the place or places of deposit thereof; and on the third day of each regular session of the Legislature he shall submit to the Senate and House of Delegates fair and accurate copies of all accounts by him, from time to time, rendered and settled with the Comptroller. He shall at all times submit to the Comptroller the inspection of the money in his hands, and perform all other duties that shall be prescribed by Law.

SEC. 5. The Comptroller shall qualify and enter on the duties of his office on the third Monday of January next succeeding the time of his election, or as soon thereafter as practicable. And the Treasurer shall qualify within one month after his appointment by the Legislature.

SEC. 6. Whenever during the recess of the Legislature charges shall be preferred to the Governor against the Comptroller or Treasurer for incompetency, malfeasance in office, wilful neglect of duty, or misappropriation of the funds of the State, it shall be the duty of the Governor forthwith to notify the party so charged and fix a day for a hearing of said charges; and if from the evidence taken, under oath, on said hearing before the Governor, the said allegations shall be sustained, it shall be the duty of the Governor to remove said offending officer and appoint another in his place, who shall hold the office for the unexpired term of the officer so removed.

ARTICLE VII.

SUNDRY OFFICERS.

County Commissioners—Surveyor—State Librarian—Commissioner of the Land Office—Wreck Master.

SECTION I. County Commissioners shall be elected on general ticket of each county by the qualified voters of the

several counties of the State, on the Tuesday next after the first Monday in the month of November, commencing in the year eighteen hundred and ninety-one; their number in each county, their compensation, powers and duties shall be such as now or may be hereafter prescribed by law, they shall be elected at such times, in such numbers and for such periods, not exceeding six years, as may be prescribed by law.*

SEC. 2. The qualified voters of each County and of the City of Baltimore shall on the Tuesday next after the first Monday in the month of November, in the year eighteen hundred and sixty-seven, and on the same day in every second year thereafter, elect a Surveyor for each County and the City of Baltimore, respectively, whose term of office shall commence on the first Monday of January next ensuing their election, and whose duties and compensation shall be the same as are now or may hereafter be prescribed by Law. And any vacancy in the office of Surveyor shall be filled by the Commissioners of the Counties, or by the Mayor and City Council of Baltimore, respectively, for the residue of the term.

SEC. 3. The State Librarian shall be appointed by the Governor, by and with the advice and consent of the Senate, and shall hold his office during the term of the Governor, by whom he shall have been appointed, and until his successor shall be appointed and qualified. His salary shall be fifteen hundred dollars a year; and he shall perform such duties as are now, or may hereafter be prescribed by Law; and no appropriation shall be made by Law to pay for any clerk or assistant to the Librarian. And it shall be the duty of the Legislature, at its first session after the adoption of this Constitution, to pass a Law regulating the mode and manner in which the books in the Library shall be kept and accounted for by the Librarian, and requiring the Librarian to give a bond, in such penalty as the Legislature may prescribe, for the proper discharge of his duties.

SEC. 4. There shall be a Commissioner of the Land office, who shall be appointed by the Governor, by and with the advice and consent of the Senate, who shall hold his office during the term of the Governor, by whom he shall have been appointed, and until his successor shall be appointed and qualified. He shall perform such duties as are now required of the Commissioner of the Land Office, or such as may hereafter be prescribed by Law, and shall also be the Keeper of the Chancery Records. He shall receive a salary

^{*}Thus amended by Act 1890, chapter 255, and adopted by vote of the people, November 3, 1890.

of one thousand five hundred dollars per annum, to be paid out of the treasury, and shall charge such fees as are now or may be hereafter fixed by Law. He shall make a semi-annual report of all the fees of his office, both as Commissioner of the Land office, and as Keeper of the Chancery Records, to the Comptroller of the Treasury, and shall pay the same semi-annually into the treasury.

SEC. 5. The Commissioner of the Land Office shall also, without additional compensation, collect, arrange, classify, have charge of, and safely keep all papers, records, relics, and other memorials connected with the early history of Maryland, not belonging to any other office.

SEC. 6. The qualified voters of Worcester County shall on the Tuesday next after the first Monday in the month of November, in the year eighteen hundred and sixty-seven, and every two years thereafter, elect a Wreck Master for said County, whose duties and compensation shall be the same as are now prescribed by law; the term of office of said Wreck Master shall commence on the first Monday in January next succeeding his election, and a vacancy in said office shall be filled by the County Commissioners of said County for the residue of the term.

ARTICLE VIII.

EDUCATION.

SECTION I. The General Assembly, at its first session after the adoption of this Constitution, shall by law establish throughout the State a thorough and efficient system of free Public Schools; and shall provide by taxation, or otherwise, for their maintenance.

SEC. 2 The system of Public Schools, as now constituted, shall remain in force until the cud of the said first session of the General Assembly, and shall then expire; except so fat as adopted or continued by the General Assembly.

SEC. 3. The School Fund of the State shall be kept inviolate, and appropriated only to the purposes of education.

ARTICLE IX.

MILITIA AND MILITARY AFFAIRS.

Section 1. The General Assembly shall make, from time to time, such provisions for organizing, equipping and disciplining the Militia, as the exigency may require, and pass

such Laws to promote Volunteer Militia Organizations as may afford them effectual encouragement.

SEC. 2. There shall be an Adjutant-General appointed by the Governor, by and with the advice and consent of the Senate. He shall hold his office until the appointment and qualification of his successor, or until removed in pursuance of the sentence of a court-martial. He shall perform such duties, and receive such compensation or emoluments as are now or may be prescribed by law. He shall discharge the duties of his office at the seat of government, unless absent, under orders, on duty; and no other officer of the General Staff of the Militia shall receive salary or pay, except when on service and mustered in with troops.

SEC. 3. The existing Militia Law of the State shall expire at the end of the next session of the General Assembly, except so far as it may be re-enacted, subject to the provisions of this Article.

ARTICLE X.

LABOR AND AGRICULTURE.

SECTION 1. There shall be a Superintendent of Labor and Agriculture, elected by the qualified voters of this State at the first General election for Delegates to the General Assembly after the adoption of this Constitution, who shall hold his office for the term of four years, and until the election and qualification of his successor.

SEC. 2. His qualifications shall be the same as those prescribed for the Comptroller; he shall qualify and enter upon the duties of his office on the second Monday of January next succeeding the time of his election; and a vacancy in the office shall be filled by the Governor for the residue of the term.

SEC. 3. He shall perform such of the duties now devolved by Law upon the Commissioner of Immigration, and the Immigration Agent, as will promote the object for which those officers were appointed, and such other duties as may be assigned to him by the General Assembly, and shall receive a salary of twenty-five hundred dollars a year; and after his election and qualification, the offices before mentioned shall cease.

SEC. 4. He shall supervise all the State Inspectors of agricultural products and fertilizers; and from time to time shall carefully examine and audit their accounts, and prescribe regulations not inconsistent with Law, tending to

secure economy and efficiency in the business of their offices. He shall have the supervision of the Tobacco Warehouses, and all other buildings used for inspection and storage purposes by the State: and may, at the discretion of the Legislature, have the supervision of all public buildings now belonging to, or which may hereafter be erected by the State. He shall frequently inspect such buildings as are committed to his charge, and examine all accounts for labor and materials required for their construction or repairs.

SEC. 5. He shall inquire into the undeveloped resources of wealth of the State of Maryland, more especially concerning those within the limits of the Chesapeake bay and its tributaries which belong to the State, and suggest such plans as may be calculated to render them available as sources of revenue.

SEC. 6. He shall make detailed reports to every General Assembly within the first week of its session, in reference to each of the subjects committed to his charge, and he shall also report to the Governor, in the recess of the Legislature, all abuses or irregularities which he may find to exist in any department of public affairs with which his office is connected.

SEC. 7. The office hereby established shall continue for four years from the date of the qualification of the first incumbent thereof, and shall then expire, unless continued by the General Assembly.

ARTICLE XI.

CITY OF BALTIMORE.

Section 1. The inhabitants of the City of Baltimore, qualified by Law to vote in said city for members of the House of Delegates, shall on the Tuesday after the first Monday of November, eighteen hundred and eighty-nine, and on the same day in every second year thereafter, elect a person to be Mayor of the City of Baltimore, who shall have such qualifications, receive such compensation, discharge such duties, and have such powers as are now, or may hereafter be prescribed by law; and the term of whose office shall commence on the first Monday of November succeeding his election, and shall continue for two years, and until his successor shall have qualified.*

^{*}Amended successively by the Act of 1870, ch. 116, and 1888, ch. 397. See chapter 123, Acts of 1898, Baltimore City Charter.

SEC. 2. The City Council of Baltimore shall consist of Two Branches, one of which shall be called the First Branch, and the other the Second Branch, and each shall consist of such number of members, having such qualification, receiving such compensation, performing such duties, possessing such powers, holding such terms of office, and elected in such manner, as are now, or may hereafter be prescribed by Law.

SEC. 3. An election for members of the First Branch of the City Council of Baltimore shall be held in the City of Baltimore on the Tuesday after the first Monday of November in every year; and for members of the Second Branch on the Tuesday after the first Monday of November, eighteen hundred and eighty-nine, and on the same day in every second year thereafter; and the qualification for electors of the members of the City Council shall be the same as those prescribed for the electors of Mayor.*

SEC. 4. The regular sessions of the City Council of Baltimore, (which shall be annual), shall commence on the third Monday of January of each year, and shall not continue more than ninety days, exclusive of Sundays; but the Mayor may convene the City Council in extra session whenever and as often as it may appear to him that the public good may require, but no called or extra session shall last longer than twenty days, exclusive of Sundays.

SEC. 5. No person elected and qualified as Mayor, or as a member of the City Council, shall, during the term for which he was elected, hold any other office of profit or trust, created, or to be created, by the Mayor and City Council of Baltimore, or by any Law relating to the Corporation of Baltimore, or hold any employment or position, the compensation of which shall be paid, directly or indirectly, out of the City Treasury; nor shall any such person be interested, directly or indirectly, in any contract to which the City is a party; nor shall it be lawful for any person holding any office under the City to be interested while holding such office in any contract to which the City is a party.

SEC. 6. The Mayor shall, on conviction in a Court of Law, of wilful neglect of duty, or misbehavior in office, be removed from office by the Governor of the State, and a successor shall thereafter be elected, as in a case of vacancy.

SEC. 7. From and after the adoption of this Constitution, no debt (except as hereinafter excepted) shall be created by the Mayor and City Council of Baltimore; nor shall the

^{*}As amended by the Act of 1888, chapter 397.

credit of the Mayor and City Council of Baltimore be given or loaned to, or in aid of any individual, association or corporation; nor shall the Mayor and City Council of Baltimore have the power to involve the City of Baltimore in the construction of works of internal improvement, nor in granting any aid thereto, which shall involve the faith and credit of the City, nor make any appropriation therefor, unless such debt or credit be authorized by an Act of the General Assembly of Maryland, and by an Ordinance of the Mayor and City Council of Baltimore, submitted to the legal voters of the City of Baltimore at such time and place as may be fixed by said Ordinance, and approved by a majority of the votes cast at such time and place, but the Mayor and City Council may, temporarily, borrow any amount of money to meet any deficiency in the City Treasury, or to provide for any emergency arising from the necessity of maintaining the police, or preserving the safety and sanitary condition of the City, and may make due and proper arrangements and agreements for the removal and extension, in whole or in part, of any and all debts and obligations, created according to Law before the adoption of this Constitution.

SEC. 8. All Laws and Ordinances now in force applicable to the City of Baltimore, not inconsistent with this Article, shall be, and they are hereby continued until changed in due course of Law.

SEC. 9. The General Assembly may make such changes in this Article, except in section seventh thereof, as it may deem best; and this Article shall not be so construed or taken as to make the political corporation of Baltimore independent of, or free from the control which the General Assembly of Maryland has over all such corporations in this State.*

ARTICLE XII.

PUBLIC WORKS.

SECTION 1. The Governor, the Comptroller of the Treasury and the Treasurer shall constitute the Board of Public Works in this State. They shall keep a journal of their proceedings, and shall hold regular sessions in the City of Annapolis, on the first Wednesday in January, April, July, and October, in each year, and oftener if necessary; at which sessions they shall hear and determine such matters as affect the Public Works of the State, and as the General Assembly may confer upon them the power to decide.

*See Act of 1898, chapter 123, Baltimore City Charter.

SEC. 2. They shall exercise a diligent and faithful supervision of all Public Works in which the State may be interested as Stockholder or Creditor, and shall represent and vote the stock of the State of Maryland in all meetings of the stockholders of the Chesapeake and Ohio Canal; and shall appoint the Directors in every Railroad and Canal Company in which the State has the legal power to appoint Directors, which said Directors shall represent the State in all meetings of the Stockholders of the respective Companies for which they are appointed or elected. And the President and Directors of the said Chesapeake and Ohio Canal Company shall so regulate the tolls of said Company from time to time as to produce the largest amount of revenue, and to avoid the injurious effects to said Company of rival competition by other Internal Improvement Companies. They shall require the Directors of all said Public Works to guard the public interest, and prevent the establishment of tolls which shall discriminate against the interest of the citizens or products of this State, and from time to time, and as often as there shall be any change in the rates of toll on any of the said Works, to furnish the said Board of Public Works a schedule of such modified rates of toll, and so adjust them as to promote the agricultural interests of the State; they shall report to the General Assembly at each regular session, and recommend such legislation as they may deem necessary and requisite to promote or protect the interests of the State in the said Public Works; they shall perform such other duties as may be hereafter prescribed by Law; and a majority of them shall be competent to act. The Governor, Comptroller and Treasurer shall receive no additional salary for services rendered by them as members of the Board of Public Works. The provisions of the Act of the General Assembly of Maryland of the year 1867, Chapter 359, are hereby declared null and void.

SEC. 3. [2.] The Board of Public Works is hereby authorized, subject to such regulations and conditions as the General Assembly may from time to time prescribe, to sell the State's interest in all works of internal improvement, whether as a stockholder or a creditor, and also the State's interest in any banking corporation, receiving in payment the bonds and registered debt now owing by the State, equal in amount to the price obtained for the State's said interest.*

^{*}Thus amended by Act 1890, chapter 462, and ratified by the people, November 3, 1891.

ARTICLE XIII.

NEW COUNTIES.

SECTION 1. The General Assembly may provide, by Law, for organizing new Counties, locating and removing county seats, and changing county lines; but no new county shall be organized without the consent of the majority of the legal voters residing within the limits proposed to be formed into said new county; and whenever a new county shall be proposed to be formed out of portions of two or more counties, the consent of a majority of the legal voters of such part of each of said counties, respectively, shall be required; nor shall the lines of any county be changed without the consent of a majority of the legal voters residing within the district, which under said proposed change would form a part of a county different from that to which it belonged prior to said change; and no new county shall contain less than four hundred square miles, nor less than ten thousand white inhabitants; nor shall any change be made in the limits of any county, whereby the population of said county would be reduced to less than ten thousand white inhabitants, or its territory reduced to less than four hundred square miles.

SEC. 2. At the election to be held for the adoption or rejection of this Constitution, in each election district, in those parts of Worcester and Somerset Counties, comprised within the following limits, viz: Beginning at the point where Mason and Dixon's line crosses the channel of Pocomoke River, thence following said line to the channel of the Nanticoke River, thence with the channel of said river to Tangier Sound, or the intersection of Nanticoke and Wicomico Rivers; thence up the channel of the Wicomico River to the mouth of Wicomico Creek; thence with the channel of said creek and Passerdyke Creek to Dashield's or Disharoon's Mills; thence with the mill-pond of said mills and branch following the middle prong of said branch, to Meadow Bridge, on the road, dividing the Counties of Somerset and Worcester, near the southwest corner of farm of William P. Morris; thence due east to the Pocomoke River; thence with the channel of said river to the beginning; the Judges of Election, in each of said districts, shall receive the ballots of each elector, voting at said election, who has resided for six months preceding said election within said limits, for or against a new County; and the Return Judges of said election districts shall certify the result of such voting, in the manner now prescribed by Law, to the Governor, who shall by proclamation make known the same; and if a majority of the legal votes cast within that part of Worcester County contained within said lines, and also a majority of the legal votes cast within that part of Somerset County contained within said line, shall be in favor of a new County, then said parts of Worcester and Somerset Counties shall become and constitute a new County, to be called Wicomico County; and Salisbury shall be the County seat. And the inhabitants thereof shall thenceforth have and enjoy all such rights and privileges as are held and enjoyed by the inhabitants of the other Counties of this State.

SEC. 3. When said new County shall have been so created. the inhabitants thereof shall cease to have any claim to, or interest in, the county buildings, and other public property of every description, belonging to said Counties of Somerset and Worcester, respectively, and shall be liable for their proportionate shares of the then existing debts and obligations of the said Counties, according to the last assessment in said counties, to be ascertained and apportioned by the Circuit Court for Somerset County, as to the debts and obligations of said County, and by the Circuit Court for Worcester County, on the debts and obligations of Worcester County, on the petition of the County Commissioners of the said Counties, respectively; and the property in each part of the said Connties, included in said new County, shall be bound only for the share of the debts and obligations of the County from which it shall be separated; and the inhabitants of said new County shall also pay the County taxes levied upon them at the time of the creation of such new County, as if such new County had not been created; and on application of twelve citizens of the proposed County of Wicomico, the surveyor of Worcester County shall run and locate the line from Meadow Bridge to the Pocomoke River, previous to the adoption or rejection of this Constitution, and at the expense of said petitioners.

SEC. 4. At the first general election, held under this Constitution, the qualified voters of said new County shall be entitled to elect a Senator and two Delegates to the General Assembly, and all such County or other officers as this Constitution may authorize or require to be elected by other Counties of the State; a notice of such election shall be given by the sheriffs of Worcester and Somerset Counties in the manner now prescribed by Law; and in case said new County shall be established, as aforesaid, then the Counties of Somerset and Worcester shall be entitled to elect but two Delegates each to the General Assembly.

SEC. 5. The County of Wicomico, if formed according to the provisions of this Constitution, shall be embraced in the First Judicial Circuit; and the times for holding the Courts therein shall be fixed and determined by the General Assembly.

SEC. 6. The General Assembly shall pass all such laws as may be necessary more fully to carry into effect the provisions of this Article.

ARTICLE XIV.

AMENDMENTS TO THE CONSTITUTION.

SECTION 1. The General Assembly may propose Amendments to this Constitution; provided, that each Amendment shall be embraced in a separate Bill, embodying the Article or Section, as the same will stand when amended and passed by three fifths of all the members elected to each of the two Houses, by year and nays, to be entered on the Journals with the proposed Amendment. The bill or Bills proposing amendment or amendments shall be published, by order of the Governor, in at least two newspapers in each county, where so many may be published, and where not more than one may be published, then in that newspaper, and in three newspapers published in the City of Baltimore, one of which shall be in the German language, once a week for at least three months preceding the next ensuing general election, at which the proposed amendment or amendments shall be submitted, in a form to be prescribed by the General Assembly, to the qualified voters of the State for adoption or rejection. The votes cast for and against said proposed amendment or amendments, severally, shall be returned to the Governor, in the manner prescribed in other cases, and if it shall appear to the Governor that a majority of the votes cast at said election on said amendment or amendments, severally, were cast in favor thereof, the Governor shall, by his proclamation, declare the said amendment or amendments, having received said majority of votes, to have been adopted by the people of Maryland as part of the Constitution thereof, and thenceforth said amendment or amendments shall be part of the said Constitution. When two or more amendments shall be submitted, in manner aforesaid, to the voters of this State at the same election, they shall be so submitted, as that each amendment shall be voted on separately.

SEC. 2. It shall be the duty of the General Assembly to provide by Law for taking, at the general election to be held in the year eighteen hundred and eighty-seven, and every twenty years thereafter, the sense of the people in regard to calling a convention for altering this Constitution; and if a majority of voters at such election or elections shall vote for a

convention, the General Assembly at its next session shall provide by Law for the assembling of such convention, and for the election of Delegates thereto. Each County and Legislative District of the City of Baltimore shall have in such convention a number of Delegates equal to its representation in both Houses at the time at which the convention is ealled. But any Constitution, or change, or amendment of the existing Constitution, which may be adopted by such convention, shall be submitted to the voters of the State, and shall have no effect unless the same shall have been adopted by a majority of the voters voting therein.

ARTICLE XV.

MISCELLANEOUS.

SECTION I. Every person holding any office created by, or existing under the Constitution, or Laws of the State, (except Justices of the Peace, Constables and Coroners,) or holding any appointment under any Court of this State, whose pay or compensation is derived from fees, or moneys coming into his hands for the discharge of his official duties or in any way growing out of or connected with his office, shall keep a book, in which shall be entered every sum or sums of money received by him, or on his account, as a payment or compensation for his performance of official duties, a copy of which entries in said book, verified by the oath of the officer by whom it is directed to be kept, shall be returned yearly to the Comptroller of the State, for his inspection, and that of the General Assembly of the State, to which the Comptroller shall, at each regular session thereof, make a report showing what officers have complied with this section; and each of the said officers, when the amount received by him for the year shall exceed the sum which he is by Law entitled to retain as his salary or compensation for the discharge of his duties, and for the expenses of his office, shall yearly pay over to the Treasurer of the State the amount of such excess. subject to such disposition thereof as the General Assembly may direct; if any of such officers shall fail to comply with the requisitions of this section for the period of thirty days after the expiration of each and every year of his office, such officer shall be deemed to have vacated his office, and the Governor shall declare the same vacant, and the vacancy therein shall be filled as in case of vacancy for any other cause, and such officer shall be subject to suit by the State for the amount that ought to be paid into the treasury; and no person holding any office created by or existing under this. Constitution or Laws of this State, or holding any appointment under any Court in this State, shall receive more than three thousand dollars a year as a compensation for the discharge of his official duties, except in cases specially provided in this Constitution.

- SEC. 2. The several Courts existing in this State at the time of the adoption of this Constitution shall, until superseded under its provisions, continue with like powers and jurisdiction; and in the exercise thereof, both at Law and in Equity, in all respects, as if this Constitution had not been adopted; and when said Courts shall be so superseded, all causes then depending in said Courts shall pass into the jurisdiction of several Courts, by which they may be respectively superseded.
- SEC. 3. The Governor and all officers, civil and military, now holding office under this State, whether by election or appointment, shall continue to hold, exercise and discharge the duties of their office (unless inconsistent with or otherwise provided in this Constitution) until they shall be superseded under its provisions, and until their successors shall be duly qualified.
- SEC. 4. If at any election directed by this Constitution, any two or more candidates shall have the highest and an equal number of votes, a new election shall be ordered by the Governor, except in cases specially provided by this Constitution.
- SEC. 5. In the trial of all criminal cases the Jury shall be Judges of Law, as well as of fact.
- SEC. 6. The right of Trial by Jury of all issues of fact in civil proceedings in the several Courts of Law in this State, where the amount in controversy exceeds the sum of five dollars, shall be inviolably preserved.
- SEC. 7. All general elections in this State shall be held on the Tuesday next after the first Monday in the month of November, in the year in which they shall occur; and the first election of all officers, who under this Constitution, are required to be elected by the people, shall, except in cases herein specially provided for, be held on the Tuesday next after the first Monday of November, in the year eighteen hundred and sixty-seven.
- SEC. 8. The Sheriffs of the several Counties of this State, and of the City of Baltimore, shall give notice of the several elections authorized by this Constitution, in the manner prescribed by existing Laws for elections to be held in this State, until said Laws shall be changed.

SEC. 9. The term of office of all Judges and other officers, for whose election provision is made by this Constitution, shall, except in cases otherwise expressly provided herein, commence from the time of their election; and all such other officers shall qualify as soon after their election as practicable, and shall enter upon the duties of their respective offices immediately upon their qualification; and the term of office of the State Librarian and of Commissioner of the Land Office shall commence from the time of their appointment.

SEC. 10. Any officer elected or appointed in pursuance of the provisions of this Constitution may qualify, either according to the existing provisions of Law, in relation to officers under the present Constitution, or before the Governor of the State, or before any Clerk of any Court of Record in any part of the State; but in case an officer shall qualify out of the County in which he resides, an official copy of his oath shall be filed and recorded in the Clerk's office of the Circuit Court for the County in which he may reside, or in the Clerk's office of the Superior Court of the City of Baltimore, if he shall reside therein.

VOTE ON THE CONSTITUTION.

For the purpose of ascertaining the sense of the people of this State in regard to the adoption or rejection of this Constitution, the Governor shall issue his Proclamation within five days after the adjournment of this convention, directed to the Sheriffs of the City of Baltimore and of the several Counties of this State, commanding them to give notice in the manner now prescribed by Law in reference to the election of members of the House of Delegates, that an election for the adoption or rejection of this Constitution will be held in the City of Baltimore and in the several Counties of this State on Wednesday, the eighteenth day of September, in the year eighteen hundred and sixty-seven, at the usual places of holding elections for members of the House of Delegates in said city and At the said election the vote shall be by ballot, counties. and upon each ballot there shall be written or printed the words "For the Constitution," or "Against the Constitution," as the voter may elect; and the provisions of the Laws of this State, relating to the holding of general elections for members of the House of Delegates, shall in all respects apply to and regulate the holding of the said election. It shall be the duty of the Judges of Election in said city and in the several counties of the State to receive. accurately count and duly return the number of ballots so cast for or against the adoption of this Constitution, as well

as any blank ballots which may be cast, to the several Clerks of the Circuit Courts of this State, and to the Clerk of the Superior Court of Baltimore City in the manner now prescribed by Law, in reference to the election of members of the House of Delegates, and duplicates thereof, directly to the Governor; and the several Clerks aforesaid shall return to the Governor, within ten days after said election, the number of ballots cast for or against the Constitution, and the number of blank ballots; and the Governor, upon receiving the returns from the Judges of Election or the Clerks as aforesaid, and ascertaining the aggregate vote throughout the State, shall, by his proclamation, make known the same; and if a majority of the votes cast shall be for the adoption of this Constitution, it shall go into effect on Saturday, the fifth day of October, eighteen hundred and sixty-seven.

Done in Convention, the seventeenth day of August, in the year of our Lord, one thousand, eight hundred and sixty-seven, and of the Independence of the United States the ninety-second.

RICHARD B. CARMICHAEL,

President of the Convention.

ATTEST.

MILTON Y. KIDD, Secretary.

MARYLAND STATE FLAG.

The flag of the State bears the escutcheon of the great sealthe Calvert and Crossland arms quartered. This device seems to have been adopted by common consent, as there is no record of the formal adoption of any design as the official flag of the State. That the colony had a distinct flag or standard we know. The first recorded instance of the use of a Maryland flag occurs in Leonard Calvert's report of the reduction of Kent Island (February, 1638), in which he says that he and his force marched with Baltimore's banner displayed. At the battle of the Severn, in 1655, where the supporters of the proprietary government, under William Stone, the Governor, were defeated by the Parliamentary party, under Captain William Fuller, Stone's forces marched under the flag of Maryland, borne by William Nugent, "standard bearer of the Province," while Fuller's party displayed the flag of the Commonwealth, charged with the crosses of St. George and St. Andrew. It is also said that a Maryland flag was carried by the Marylanders who accompanied Braddock's expedition against Fort Du Quesne in 1756.

THE GREAT SEAL OF MARYLAND.

The Great Seal of Maryland presents a marked contrast to those of the other States of the American Union, in that its device consists of armorial bearings of a strictly heraldic character, being in fact the family arms of the Lords Baltimore, which were placed by the first Proprietary upon the Seal of the Province.

THE FIRST SEAL.

The First Great Seal of Maryland was lost or stolen in 1644, during the rebellion of Richard Ingle. No description of this seal remains.

THE SECOND SEAL.

The Second Great Seal was sent to the Province by Lord Baltimore to replace the lost or stolen first, and was described by Lord Baltimore as differing but little from the first one. A minute description of the second seal is found in Lord Baltimore's letter of commission to Gov. Stone, August 12, 1648. On the obverse of this seal was the equestrian figure of the Lord Proprietary, symbolizing his personal authority. He was represented arrayed in complete armor, and bearing a drawn sword in his hand. The caparisons of his horse were adorned with the family coat-of-arms. On the ground below were represented some

flowers and grass growing. The entire figure was admirably designed and full of life. On the circle surrounding this side of the seal was this inscription: Cacilius Absolutus Dominus Terrae Mariae et Avaloniae Baro de' Baltemore. On the reverse was Lord Baltimore's hereditary coat-of-arms. The first and fourth quarters represented the arms of the Calvert family, described in heraldic language as paly of six pieces, or and sable, a bend counter-changed. The second and third quarters showed the arms of the Crossland family, which Cacilius inherited from his grandmother, Alicia, daughter of John Crossland, Esquire, of Crossland, Yorkshire, and wife of Leonard Calvert, the father of George, first Lord Baltimore.

The coat is quarterly, argent and gules, a cross bottony counter-changed. Above the shield was placed an earl's coronet; above that a helmet set full-faced; and over that the Calvert crest, two pennons, the dexter or the other sable, staves gules, issuing from a ducal coronet. The supporters upon this seal were a plowman and a fisherman, designated respectively by a spade and a fish held in the hand. The motto was that adopted by the Calvert family, Fatti maschii parole femine. Two interpretations exist of this motto—"Womanly (Courteous), words and manly deeds," and "A woman for words and a man for deeds." Behind and surrounding both shields and supporters was depicted an ermine lined mantle, and on the circle, about this side of the seal, were the words; "Scuto bonæ voluntatis, tuæ coronasti nos."

THE THIRD SEAL.

During the sway of the Royal Governors, from 1692 to 1715, other seals came into use. Upon the obverse were the royal arms of England, with this inscription upon the border: Gulielmus III, et Marie II, Dei Gratia Mag. Brit. Fran. et Hiber. Rex et Regina Fidei Defensores. On the reverse was the royal cypher, surmounted by a crown, and these words upon the circumference: Sigillum Provinciae de Maryland, in America. This seal continued in use until 1706, when it was returned to England.

THE FOURTH SEAL.

The next seal was adopted by the Council September 22, 1706, and no description appears to be extant.

THE FIFTH SEAL.

This appears to have been, after Lord Baltimore had the Province restored to him, in 1715, simply the seal of the Province sent in 1648, and is referred to as the "Greater Seal at Arms." There were, at this time, several lesser seals in use; and these seals are referred to, at least, in one place, as the "lesser seal at arms." The impressions preserved show them to have been very much on the order of the Great Seal. Upon all these small seals a lambrequin attached to the helmet is substituted for the mantle represented upon the Great Seal.

THE SIXTH SEAL.

The Convention of 1776 adopted the Great Seal of the Province as the Great Seal of the State, until a new one could be devised.

THE SEVENTH SEAL.

In the year 1794 the Council adopted a new seal for the State. Upon the obverse was a female figure representing Justice, holding aloft the scales in her left hand, and in her right an olive branch. Rays of light emanated from behind and surrounded the figure. Below were the fasces, and an olive branch crossed, and upon the border were graven the words, "Great Seal of the State of Maryland." On the reverse was depicted a tobacco hogshead standing upright, with bundles of leaf tobacco lying thereon. Two sheaves of wheat stood in the foreground, and in the background could be seen a ship approaching shore, with fore and main top-sails set, the other sails furled. At the base was a cornucopia. On the circle about this side were the words: "Industry the means and plenty the result."

THE EIGHTH SEAL.

On March 4, 1817, the Council adopted a new seal. The device was ordered to be the coat-of-arms of the United States, surrounded with the words "Seal of the State of Maryland."

THE NINTH SEAL.

The seal of 1817 remained the seal of the State until 1854, when the apparatus called "the Great Seal" had become so worn that a new one had to be made. Governor Enoch Louis Lowe called attention to the inappropriateness of the State seal, and he suggested that the new seal bear the arms of the State. The Legislature of that year ordered a new seal. There was no longer a Governor's Council in existence to make and unmake seals. The Legislature intended to return to the old seal of the Province. In the preparation of the Seal it had evidently recourse to a rough wood-cut, printed

on the title page of Bacon's Laws of Maryland, 1765, and some errors contained in it were reproduced. One of the officers of State, for political reasons, still further mutilated the seal by putting an American eagle on the device in place of the ancient crest.

THE TENTH AND PRESENT SEAL.

The attention of the Legislature of 1874 having been attracted to the errors in the Great Seal, a joint resolution was adopted looking to their correction. Reference having been made to Bacon's wood-cut as the model of the new seal, Governor James Black Groome determined not to take any action, and thereby prevent the perpetration of the errors sought to be corrected. He brought the matter to the notice of the Legislature of 1876. A carefully prepared resolution was then adopted, restoring the seal to the exact description given of it in Lord Baltimore's Commission to Governor Stone, on August 12, 1648, and this is the Great Seal of Maryland today.

The Great Seal is in the custody of the Secretary of State, but the Governor has the control and use of it whenever necessary for any purpose provided for by the Constitution and laws, or when needed to authenticate communications between this State and the United States, the State and territories thereof, and foreign States; in all which cases the Great Seal shall be used; and the Secretary of the Senate and Chief Clerk of the House of Delegates, respectively, shall have unrestricted access to and use of the Great Seal, for the purpose of affixing the same to bills which shall have passed the General Assembly preparatory to presenting the same to the Governor for his approval.

The Governor shall not affix the Great Seal to any document without accompanying it with his signature; nor shall he permit any paper issuing from his department to be sealed therewith without affixing his signature thereto.

The Governor is authorized to cause the Great Seal to be affixed to patents issued by the Commissioner of the Land Office and to copies of Laws and resolutions certified by the Clerk of the Court of Appeals.

(P. G. L., Article 41, sections 1, 2, 3 and 4.)

RULES OF THE SENATE.

Adopted by the Extra Session of 1901.

THE ORDER OF BUSINESS.

RULE I.

The President having taken the Chair at the hour of meeting, the Senators shall take their seats and remain uncovered until the Senate adjourns. He shall immediately call the Senate to order, and after Divine Service, shall cause the names of the Senators to be called in alphabetical order, and the Journal of the preceding day to be read and corrected, if errors be found therein.

RULE II.

After the reading and approval of the Journal, the order of business shall be as follows:

- 1. The presentation and disposition of petitions, memorials and other papers.
 - 2. Orders.
 - 3. Introduction of Bills.
 - 4 Introduction of Resolutions.
 - 5. Reports of Standing Committees.
 - 6. Reports of Select Committees.
 - 7. Resolutions and Bills entitled to a third reading.

OF THE PRESIDENT.

RULE III.

The President shall preserve order and decorum during the sessions of the Senate. He may speak on points of order in preference to other Senators; he shall vote on all questions, except in cases of appeal from his decision, and decide all questions of order, subject to an appeal to the Senate by any Senator; and his decision shall be final unless reversed by a majority of the Senators present.

RULE IV.

He shall have the general direction of the Senate Chamber and the rooms adjoining thereto, and in case of any disturbance or disorderly conduct therein, shall have the power to order the same to be cleared.

RULE V.

He shall have the right to call any Senator to perform the duties of the Chair, who is thereupon vested, during such time, with all the powers of the President; but his powers as such substitute shall not continue beyond the adjournment for the day.

RULE VI.

In case of his sickness or absence from the seat of government, a President *pro tempore* shall be elected by the Senate.

OF THE RIGHTS AND DUTIES OF SENATORS.

RULE VII.

Every Senator desiring to introduce a bill or present a petition or other paper, to make a motion or report, or to speak in debate, shall rise and address the President, but shall not proceed further until recognized by the Chair.

RULE VIII.

No Senator shall speak more than once upon any subject until every other Senator wishing to speak shall have spoken, except by unanimous consent; and where two or more Senators arise at once, the President shall determine which is entitled to the floor.

RULE IX.

No Senator shall, in debate, name any other Senator by his proper name, but shall designate him in some other way.

RULE X.

If a Senator shall be called to order by the President, or by another Senator, he shall take his seat until it shall be determined whether he be in order or not; and all questions of order shall be determined first by the President, without debate; but any Senator shall have the right of appeal from his decision to that of the Senate.

RULE XI.

There shall be a call of the Senate on the motion of any Senator, and the names of those Senators present shall be entered on the Journal. The Sergeant-at-Arms shall then proceed to notify Senators who are absent from the Chamber, but not from the seat of government, that their presence is required in the Senate Chamber, and upon such notification the Senator shall immediately report therein; and in case a less number than a quorum of the Senate shall convene, either on the first day of the session or on any other day to which the Senate-has adjourned, the same powers shall be possessed as though a quorum were present as regards sending for absentees.

RULE XII.

No Senator shall absent himself from the seat of government without leave of the Senate.

RULE XIII.

The name of every Senator introducing a bill, presenting an order or resolution, or moving to amend an order, bill or resolution, shall be entered on the Journal.

RULE XIV.

Every Senator present, when a question is put, shall give his vote, unless the Senate, for special reasons, shall excuse him; and, if he refuses to vote when the yeas and nays are called, his name shall be noted on the Journal at the request of any Senator.

OF COMMITTEES.

RULE XV.

All committees shall be appointed by the President, unless otherwise specially directed by the Senate, in which case they shall be selected by ballot. The first named of every committee shall be chairman, but in his absence, or on being excused by the Senate, the next named member, and so on, shall act in his stead.

RULE XVI.

The following Standing Committees, which shall have leave to report by bill or otherwise, shall be appointed at the beginning of each session by the President, unless otherwise ordered by the Senate:

- 1. On Finance, to consist of five Senators.
- 2. On Judicial Proceedings, to consist of five Senators.
- 3. On Corporations, to consist of five Senators.
- 4. On Elections, to consist of five Senators.
- 5. On Inspections, to consist of five Senators.
- 6. On Education, to consist of five Senators.
- 7. On Agriculture and Labor, to consist of five Senators.
- 8. On Executive Nominations, to consist of five Senators.
- 9. On Militia, to consist of five Senators.
- 10. On Engrossed Bills, to consist of seven Senators.
- 11. On Public Institutions, to consist of five Senators.
- 12. On Federal Relations, to consist of five Senators.
- 13. On Pensions, to consist of five Senators.
- 14. On Railroads and Canals, to consist of five Senators.
- 15. On Chesapeake Bay and Tributaries, to consist of five-Senators.
 - 16. On Printing, to consist of five Senators.

- 17. On Retrenchment of Expenses of State Government, to consist of five Senators.
- 18. On Sanitary Condition of State, to consist of five Senators.
 - 19. On Library, to consist of five Senators.
- 20. On Contingent Expenses of Senate, to consist of five Senators.
- 21. On Rules, to consist of the President and two Senators.
- 22. On Public Buildings in Annapolis, to consist of five Senators.
- 23. On Article 3, Section 24, of Constitution, to consist of five Senators.
- 24. On Amendments to Constitution, to consist of five Senators.
 - 25. On Temperance, to consist of five Senators.
 - 26. On Roads and Highways, to consist of five Senators.
- 27. On Insurance, Fidelity, Security and Loan Companies, to consist of five Senators.
- 28. On Revaluation and Assessment, to consist of five Senators.
- 29. On Civil Service and Election Reforms, to consist of five Senators.

RULE XVII.

All committees for conference of the Senate shall, if required, be elected by ballot, the number not to exceed five.

RULE XVIII.

No committee shall sit during the session of the Senate without special leave.

RULE XIX.

The Committee on Executive Nominations shall, unless otherwise ordered by the Senate, examine all nominations made by the Executive, with such recommendations and

communications as the Executive may please to transmit with the same, and report thereon to the Senate.

RULE XX.

The Committee on Engrossed Bills shall examine all Senate bills and resolutions ordered to be engrossed for a third reading, and ascertain whether they have been properly and accurately transcribed, with all the amendments to the same that have been adopted by the Senate; they shall also examine all Senate bills and resolutions passed by the House, and ascertain, in like manner, whether the same represent the final action of both Houses. The signatures of two members of the committee shall always be considered a necessary endorsement as to the accuracy of all such bills and resolutions.

OF BILLS.

RULE XXI.

Every bill shall be introduced on bill paper in the regular form, which shall be read the first time, and then referred by the President to its appropriate Standing Committee, unless otherwise ordered, and it shall be the province and duty of said committee to report said bill either favorably or unfavorably, with or without amendment; when the bill is reported with amendment, the amendment proposed shall be on separate paper and attached to the original bill, and upon such report the bill shall be placed upon its second reading.

RULE XXII.

Every bill or resolution, originating in the Senate or received from the House, shall be read on three several days, unless the Senate by special order—two-thirds of the Senators-elect agreeing—dispense with the rule, and shall always be open to the examination of Senators when in the possession of the Senate.

RULE XXIII.

Every bill or resolution, originated and passed by the House of Delegates, shall, after the first reading in the Senate, be referred to the appropriate Standing Committee, or to a select committee, by the President, unless otherwise ordered by the Senate.

RULE XXIV.

Bills of general character, and such as are amendatory of the charters of private corporations, shall be printed after their first reading, but all bills may be printed, by order of the Senate, at any stage whatever.

RULE XXV.

Whenever any Senate bill or resolution shall have been read through a second time, with or without amendment, the President shall ask the question: "Shall this bill or resolution be engrossed for a third reading?" If this question be decided in the negative, the bill or resolution shall be rejected; if in the affirmative, it shall be engrossed for a third reading.

RULE XXVI.

No amendment shall be received at the third reading of any bill or resolution, originating in the Senate; but it shall be in order at all times, before the final passage of any such bill or resolution, to move its recommitment; and should such recommitment take place, and any amendment be reported by the committee, the said bill or resolution, as amended, shall be read, and such reading be considered a second reading, and then the question shall be put whether it shall be engrossed for a third reading, and if this question be decided in the negative, the bill shall be rejected; if in the affirmative, it shall be engrossed for a third reading.

RULE XXVII.

Bills and resolutions from the House shall be open to amendments on their second and third reading.

RULE XXVIII.

A motion to strike out the enacting words of a bill shall have precedence of a motion to amend, and, if carried, shall be considered as equivalent to its rejection; and when a question is postponed indefinitely, the same shall not be acted on again during the session; and a motion to lay on the table having prevailed, the bill, resolution or other paper so disposed of cannot again be taken up for consideration.

RULE XXIX.

The title of all bills introduced to repeal or amend any Article or Section of the Code, shall refer to the subject of such Article or Section to facilitate the indexing of the same.

RULE XXX.

The President shall order every bill originating in the Senate, when passed by the General Assembly and sealed with the Great Seal, to be presented to the Governor for his approval.

OF MOTIONS AND THEIR PRECEDENCE.

RULE XXXI.

When a question is before the Senate, no motion shall be received except as herein specified, which motions shall have precedence in the following order:

- 1. To adjourn.
- 2. To go into executive session.
- 3. To lay on the table.
- 4. To postpone indefinitely.
- 5. To postpone to a certain day.
- 6. To commit.
- 7. To recommit.
- 8. To strike out the enacting words.
- 9. To amend.

RULE XXXII.

A motion to adjourn shall always be in order, and shall be decided without debate, but it cannot be received after another question is actually put, or while the Senate is actually engaged in voting by yeas and nays, or while another has the floor.

RULE XXXIII.

All motions shall be reduced to writing, if desired by the President or any Senator, and read by the Clerk, before the same shall be debated, and after a motion is stated by the President, or read by the Clerk, it shall be deemed in the possession of the Senate, but may be withdrawn at any time before a decision or amendment, with the consent of the Senate.

RULE XXXIV.

Any member may call for the division of the question, which shall then be divided, if it comprehend propositions in substance so distinct that, one being taken away, a substantive proposition shall remain for the decision of the Chair.

RULE XXXV.

A motion to strike out and insert shall be deemed indivisible; but the matter proposed to be inserted may be divided, if required, according to Rule XXXIV; the motion to strike out being lost, shall preclude neither amendment nor motion to strike out and insert; no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

RULE XXXVI.

When a question has once been put and carried in the affirmative or negative, by yeas and nays, it shall be in order for any member voting with the prevailing side to move for the reconsideration thereof; but in cases where the question has failed for want of a constitutional majority it shall be

in order for any member voting on either side of the question to move for the reconsideration thereof; and in all cases where the vote has not been taken by yeas and nays, any Senator may move a reconsideration; but no vote for the reconsideration of any vote shall be in order after a bill, resolution, message, report, amendment, or motion, upon which the vote was taken; shall have gone out of the possession of the Senate announcing its decision; nor shall any motion for reconsideration be in order unless made on the same day on which the vote was taken, or within the next two days of actual session of the Senate thereafter.

RULE XXXVII.

All questions shall be determined by a majority of the Senators present, except such as are otherwise provided for by the rules of the Senate.

RULE XXXVIII.

Every question shall be entered on the Journal, and the vote taken by yeas and mays if required by a Senator.

RULE XXXIX

Petitions, memorials and other papers addressed to the Senate shall be presented by the President, or by a member in his place, and the object of all petitions and memorials shall be endorsed on the back and entered on the Journal.

RULE XL.

When a blank is not filled up, and different sums, numbers or times shall be proposed, the question shall first be taken on the largest sum or number, and on the longest time.

RULE XLI.

Any member, on motion or in debate, may call for the reading of any law, journal, record or other public proceedings which may relate to the subject-matter under consideration.

RULE, XLII.

The unfinished business in which the Senate was engaged at the preceding adjournment shall have preference in the order of business for the day; and no motion or any other business shall be received, without the special leave of the Senate, until the former is disposed of.

RULE XLIII.

The Secretary of the Senate shall lay upon the desk of the President, every morning, all bills, resolutions and motions pending before the Senate, in the order of time in which they were reported or presented for consideration; and at all times while the Senate is sitting, when no motion is under consideration, the President shall, without any motion, take up said bills, resolutions and motions, in the above order, and present them for the consideration of the Senate.

OF EXECUTIVE SESSIONS.

RULE XLIV.

When acting on Executive business, the Senate shall be cleared of all persons except the Secretary, Journal Clerk, Reading Clerk and Sergeant-at-Arms.

RULE XLV.

A distinct and separate Journal shall be prepared, and kept by the Secretary of the Executive proceedings of the Senate.

RULE XLVI.

The rules which now govern the Senate in the Legislative Sessions shall govern it in Executive Sessions, except so far as they may be modified by these or other rules.

RULE XLVII.

When nominations shall be made in writing by the Governor to the Senate, they shall be referred to the Committee

on Executive Nominations to be reported upon, unless the Senate direct otherwise.

RULE XLVIII.

RULE XLIX.

All confidential communications made by the Governor to the Senate shall be by the members and officers thereof kept secret until the Senate shall, by order or resolution, take off the injunction of secrecy. This rule is not to impose secrecy as to who are the nominees to office, unless specially ordered by the Senate.

RULE L.

All information or remarks touching or concerning the character or qualifications of any person nominated by the Governor shall be kept secret.

RULE LI.

All nominations definitely acted on by the Senate shall be returned by the Secretary to the Governor, from day to day, as they may occur; and when requested by the Governor, authenticated transcripts of the Executive Records of the Senate may, by order of the Senate, be furnished to him; and all original papers touching the Executive proceedings of the Senate shall be carefully filed in the office of the Secretary of the Senate, and there preserved, unless requested to be returned by the Governor, or ordered to be so returned by the order of the Senate; and no Executive business shall be made known or published by the Secretary, or any other officer, without the special direction of the Senate.

RULE LII.

It shall not be permitted to any Senator in the form of any order, resolution or otherwise, to place upon the Journal any observation made by himself or another touching the character or fitness for office of any individual.

RULE LIII.

The secrecy enjoined by Rules XLIX and L shall be construed to apply to all proceedings in Executive Session, except the names of nominees, and the confirmation or rejection thereof, without the privilege of assigning reasons pending the injunction or disclosing the vote or opinion of any Senator.

MISCELLANEOUS PROVISIONS.

RULE LIV.

Whenever it shall be determined by a joint resolution of the two branches of the General Assembly, or otherwise, that the General Assembly will finally adjourn on a particular day, the Senate shall, at least twenty-four hours before such contemplated adjournment, communicate the fact through their Secretary to the Governor, and request to be informed whether he has any further communication to make.

RULE LV.

No person shall be admitted within the bar of the Senate Chamber but members of the Executive and Judiciary Departments, members of the House of Delegates, ex-Governors, former members of the Legislature, and such other persons as may be invited by the President or members of the Senate.

RULE LVI.

During the recess of the Legislature the Senate Chamber, Committee Rooms and President's Room shall be under the care and control of the Secretary of the Senate.

RULE LVII.

It shall not be necessary, in organizing the Senate, to require the presence of any former officers, except the Secretary and Sergeant-at-Arms, nor shall any other be paid for such attendance.

RULE LVIII

No rule shall be suspended without the concurrence of twothirds of the members of the Senate.

RULE LIX.

No motion to rescind a rule shall be received unless notice of the motion shall have been given on a previous day.

RULE LX.

The rules of parliamentary practice comprised in Jefferson's Manual shall govern the Senate in all cases to which they are applicable, and in which they are not inconsistent with the standing rules and orders of the Senate.

RULE LXI.

All orders or resolutions involving the application of money appropriated for the use of the General Assembly, or either House thereof, shall be referred to the Committee on Finance, and not be acted upon by the Senate until said committee shall report thereon, which report shall not be made or received on the same day the order is offered.

Parliamentary Law, Usages and Practices of the Senate.

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MOTIONS.

(See Rules XXXI to XLIII).

TO ADJOURN.

Undebatable; sometimes remarks tacitly allowed; takes precedence of all other motions; cannot be amended; cannot be reconsidered; the hour at which every motion to adjourn is made shall be entered upon the Journal. A motion to adjourn being determined in the negative cannot be again put until some legislative business intervenes.

The motion to determine time to which to adjourn takes precedence of the motion to adjourn. The reason is, that before the Senate adjourns, it is proper to fix the time to which it should adjourn. The motion to fix the time is debatable if no other motion is before the Senate, and it may be amended, and can be reconsidered.

TO GO INTO EXECUTIVE SESSION.

Takes precedence of all other motions except a motion to adjourn. Undebatable; cannot be amended; cannot be reconsidered.

TO LAY ON THE TABLE.

When a question is under debate this motion takes precedence of all other motions except to adjourn, and to go into Executive Session; undebatable; cannot be amended. An affirmative vote on this question cannot be reconsidered. Whatever adheres to the subject of this motion goes on the table with it—as for example, a motion to amend is ordered to lie on the table, the subject which it is proposed to amend goes there with it. This does not apply to a motion to amend the

Journal, and a subject out of which a question of order may arise, where the appeal is laid upon the table, thereby sustaining the decision of the Chair; and a bill or other proposition where the motion to reconsider a vote thereon is laid on the table. This motion may be repeated at every new stage of a bill or proposition, and upon any proceeding having been had touching its merits.

TO POSTPONE INDEFINITELY.

(See Rule XXVIII).

Takes precedence of all other motions except to adjourn, to go into Executive Session, and to lay on the table; opens the whole question to debate. The motion cannot be amended. When a question has been postponed indefinitely the same cannot be acted upon again during the session, the effect of the motion being to adjourn the subject *sine die*. This motion cannot be made but once on the same day and at the same stage of the question.

TO POSTPONE TO A CERTAIN DAY.

This motion follows in order of precedence after the motion to indefinitely postpone, and permits of only limited debate upon the propriety of postponement; may be amended; can be reconsidered.

TO COMMIT.

Follows in order of precedence after the motion to postpone. Its equivalent in the Senate is the motion to refer. It opens the whole question to debate; may be amended by the addition of instructions, or by striking out one committee and inserting another; can be reconsidered.

TO RECOMMIT.

Is next in order of precedence; has the same force and effect of motion to commit, except that it cannot be amended by the substitution of any other committee than the one from which it was reported.

TO STRIKE OUT THE ENACTING CLAUSE. (See Rule XXVIII.)

This motion takes precedence of the motion to amend, and if carried, rejects the bill. The motion is debatable, and cannot be amended, but can be reconsidered.

TO AMEND.

All the foregoing motions take precedence of this motion. Debate must be limited to the subject of the amendment; can be reconsidered. No motion or proposition on a subject different from that under consideration shall be admitted under color of an amendment. An amendment may be moved to an amendment, but no farther; but there may be submitted at the same time an amendment in the nature of a substitute for the whole or part of the original text, and an amendment to that amendment, but it cannot be voted upon until the original matter is perfected.

A House amendment to a Senate bill may be amended, but it must be returned to the House for their concurrence.

[Note.—The foregoing motions are arranged in the order of precedence to which they apply to questions under consideration. When one of the foregoing motions is received, the practice is not to receive one of lower dignity until the former is disposed of. None of the aforegoing motions are in order when a question is being actually put, when the roll is being called, or when another has the floor.]

OTHER MOTIONS.

SPECIAL ORDERS.

The practice of the Senate has been by a majority vote to make any subject a special order, but parliamentary law requires a two-third vote to make a special order, it being equivalent to a suspension of the rules, changing the established order of business, but a majority vote only is necessary in the case of general appropriation bills, or to postpone a special order. If a bill, or other subject made a special order, is not taken up, or, if taken up, is left undisposed of on the day fixed, thereafter it loses its specialty. Special orders take precedence in the order in which they

A motion to proceed to the consideration of a special order is undebatable, and cannot be amended.

TO SUSPEND THE RULES. (See Rule LVIII.)

Debatable, but does not allow reference to the main question, and cannot be reconsidered, nor can it be laid on the table, or postponed indefinitely, and no dilatory motion can be made except one motion to adjourn while it is pending.

When more than one proposition is to be submitted under a suspension of the rules, a separate suspension is necessary for each proposition; but a committee may report a number of bills under a single suspension for that purpose.

MOTION TO APPEAL FROM SPEAKER'S DECISION.

Debatable where the appeal is made on debatable questions; does not allow reference to main question; cannot be amended; can be reconsidered, and is always in order, though another may have the floor. If the appeal relates to the priority of business, it shall be decided without debate. An appeal can only be made on the day upon which the question was decided.

MOTION TO RECONSIDER.

(See Rule XXXVI.)

If the question to be reconsidered is debatable, the motion opens the whole question to debate; but if the question is

undebatable, the motion to reconsider is undebatable. The vote on a motion to reconsider cannot be reconsidered. A motion to reconsider a vote on an undebatable question is in order when another has the floor, but cannot be then considered. It takes precedence of all other motions except to adjourn or to go into Executive Session. The effect of the motion to reconsider is to suspend the original proposition; but should the Senate finally adjourn with this motion pending upon any bill or other measure, it leaves the original proposition operative. A motion to reconsider having once been put and decided, it is not in order to repeat the motion unless the original proposition has been amended since the first motion. When a motion to reconsider prevails, the question immediately recurs upon the question reconsidered. A vote on a vetoed bill, and a vote on a motion to suspend the rules, cannot be reconsidered.

MOTION TO RECONSIDER AND LAY ON TABLE.

This motion is usually made after the final vote determining any measure, though it may be made after each vote at any stage of the measure. The motion is put in the following form: "That the vote last taken be reconsidered, and that the motion to reconsider be laid on the table." This motion having been decided in the affirmative, no reconsideration can take place. The motion is not debatable and cannot be amended.

MOTION TO STRIKE OUT AND INSERT. (See Rule XXXV.)

CALL OF THE SENATE.

(See Rule XI.)

BILLS.

(See Rules XX to XXX.)

Manuscript bills must be endorsed by the Senator's name desiring to introduce the same, and given to the Secretary to have copied:

Bills must be presented for their first reading without interlineations or erasures.

A bill is open to amendment upon its second reading with debate limited to the amendment, but when the reading has been completed and the question is: "Shall the bill be engrossed for a third reading?" the main question is debatable.

When a bill has been returned from the House endorsed: "Passed by yeas and nays, with proposed amendment," the amendment shall be read and the President (calling the attention of the Senator responsible for the bill) puts the question: "Will the Senator concur in the House amendments?" If the Senate (upon motion of the interested Senator) concurs, the bill in its amended form is at once put upon its passage by yeas and nays. If the Senate refuses to concur the bill fails. But a message accompanied by the bill may be sent to the House asking them to recede from said amendment, and if they refuse, a Conference Committee upon the disagreeing votes of the two Houses on said bill may be appointed. If the report of the Conference Committee on said bill be adopted in its favor, the bill must be passed by yeas and nays.

JOINT RESOLUTION.

(See Rule XXII, and succeeding ones under the head of "Bills.")

All joint resolutions introduced must be endorsed by the name of the Senator presenting the same, and be printed in full upon the Journal.

PETITIONS AND MEMORIALS.

(See Rule VII.)

Senators having petitions and memorials to present, must endorse the same with their names, and the object of the memorial or petition, the number of the signers of the same, and of what city, county or town they are residents. This endorsement is to facilitate its reference to a committee by the President and for entry on the Journal; but any petition or memorial may be entered in full upon the Journal by a majority vote of the Senators present.

COMMITTEES.

(See Rules XV to XX.)

JOINT COMMITTEES.

A request for the appointment of a joint committee is embodied in a message from one house to the other. It embraces the subject and names the committee upon the part of the House originating or concurring in the request. The committee is appointed by the presiding officer, and consists usually of two members of the Senate and three of the House.

CONFERENCE COMMITTEE.

(See Rule XVII.)

A conference committee usually consists of three members of each House, and is usually asked where one House disagrees to amendments of its bills made by the other; but may be asked in cases of difference of opinion on all matters pending between them. The request for a conference must always be by the House which is possessed of the papers, and said papers must always accompany the message requesting the appointment of a conference committee, and be retained by the conferees of the other. The report of a committe of conference must be made in writing and signed by the conferees. It is a question of the highest privilege, and the report may be made even during the pendency of a motion to adjourn. conference committee may be instructed like any other committee, but their report cannot be amended or altered, but it may be laid on the table, and its effect will be to lay the bill also on the table.

MESSAGES.

Messengers from the House, or from the Executive, are received at any time, except when a question is being put or the roll called.

SEATS.

The second term Senators have the choice of seats.

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${f FORMS}$

For Preparation of Bills and Messages, and Answers to Messages.

FORM OF TITLE TO AMEND A SECTION.

A bill entitled an Act to amend Section — of Article — of the Code of Public General (or Local) Laws, entitled (here insert title). (Here briefly describe the subject of the bill).

(The title of bills to repeal, to add to, etc., may be framed in a similar form, varying according to the object and intention of the Act).

FORM OF ACT TO REPEAL A SECTION.

SECTION I. Be it enacted by the General Assembly of Maryland, That Section —— of Article —— of the Code of Public General (or Local) Laws, entitled (here insert title), be and the same is hereby repealed.

FORM OF ACT TO AMEND A SECTION.

SECTION I. Be it enacted by the General Assembly of Maryland, That Section —— of Article —— of the Code of Public General (or Local) Laws, entitled (here insert title), be amended and re-enacted, so as to read as follows:

(Here insert section as amended, with the number of the section, as in the Code.)

FORM OF ACT TO ADD A NEW SECTION TO THE CODE.

Section 1. Be it enacted by the General Assembly of Maryland, That the following sections (here describe subject) be added to Article —— of the Code of Public General (or Local) Laws, (here insert title) and be arranged under the head —— in said Article.

Section 2. Section 3, etc.

FORM OF ACT TO ADD A NEW ARTICLE TO THE CODE.

Section 1. Be it enacted by the General Assembly of Maryland, That the following Article be added to the Code of Public General Laws, under the title of ——.

Section 2.

Section 3, etc.

FORM FOR MESSAGE ANNOUNCING ORGANIZATION OF THE SENATE.

BY THE SENATE,

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Gentlemen of the House of Delegates:

We are now ready to proceed with the business of the session, and propose, with the concurrence of your Honorable Body, the appointment of a Joint Committee of the two Houses, two on the part of the Senate and three on the part of the House, to wait upon the Governor and inform him that the Legislature is prepared to receive any communication that he may be pleased to make.

We have appointed on the part of the Senate Messrs.-----and --------

By order,

Secretary.

FORM FOR ANSWER.

By THE HOUSE OF DELEGATES,

, 190 .

Gentlemen of the Senate:

We have received your message notifying this House of the organization of the Senate, and requesting the appointment of a Joint Committee to wait upon the Governor and inform him that the General Assembly is now prepared to receive any communication he may desire to make, and this House being organized by the election of Hon. —— as Speaker, and —— as Chief Clerk, we respectfully concur.

We have appointed on the part of the House Messrs. ——, and ———.

By order,

Chief Clerk.

Or Vice Versa.

FORM OF MESSAGE PROPOSING ADJOURNMENT OF THE GENERAL ASSEMBLY.

BY THE SENATE,

, igo .

Gentlemen of the House of Delegates:

By order,

Secretary.

FORM FOR ANSWER.

BY THE HOUSE OF DELEGATES,

, 190 .

Gentlemen of the Senate:

We have received your message proposing that when the two Houses adjourn to-day that they stand adjourned until —— o'clock — M., ——, ——, 190 , and we concur therein (or do not concur therein.) By order,

Or Vice Versa.

Chief Clerk.

FORM FOR MESSAGE UPON DEATH OF MEMBER.

By THE SENATE,

, 190 .

Gentlemen of the House of Delegates:

It is with profound sorrow that we announce the death of an esteemed member of the Senate, the Hon. ——, of —— county. As a further mark of respect the Senate will now adjourn until ———, and at some future time further communicate to your Honorable Body such proper resolution of respect as the Senate may adopt, and if deemed practicable, ask for a joint committee to attend the obsequies.

By order,

Secretary.

SENATE BILLS AMENDED BY THE HOUSE.

When a bill is returned from the House with amendments, the question is taken upon the adoption of the House's amendments. The proper motion then is, if the amendments are agreeable to the committee which introduced the bill:

"Mr. President, I move that the Senate concur in the amendments of the House." The question is taken upon the adoption of the motion. If agreed to, the bill, as amended, is passed by yeas and nays. If not agreeable to the committee, a motion that the Senate do not concur in the House's amendments is the proper one, and if sustained by a vote of the Senate, the chairman of the committee submits for adoption a message to the House substantially as follows:

BY THE SENATE,

, 190 .

Gentlemen of the House of Delegates:

The Senate having refused to concur in amendments proposed by the House to the Senate bill entitled (here insert title), we respectfully request your Honorable Body to recede from said amendments, and herewith return said bill.

Or,

The Senate having refused to concur in amendments proposed by the House to the Senate bill entitled (here insert title), we respectfully propose, with the concurrence of your Honorable Body, the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses, and herewith return said bill. We have named as conferees on the part of the Senate Messrs. ———, and ————.

By order,

Secretary.

Should the House agree to recede, the bill stands as originally passed by the Senate. Should the House adhere to its amendments, a message should be sent to the Senate as follows:

By THE HOUSE OF DELEGATES,

, 190

Gentlemen of the Senate:

We have received your message requesting the House to recede from its amendments to Senate bill entitled (here insert title). We respectfully inform you that the House adheres to its amendments, and propose, with your concurrence, the appointment of Joint Committee of Conference on the disagreeing votes of the two Houses. We have named on the part of the House Messrs.——, and———. We herewith return said bill.

By order,

Chief Clerk.

until — o'clock — M., — , — , 190 , and we concur therein (or do not concur therein.) By order,

Or Vice Versa.

Chief Clerk.

, 190 .

FORM FOR MESSAGE UPON DEATH OF MEMBER. By THE SENATE.

Gentlemen of the House of Delegates:

By order,

Secretary.

SENATE BILLS AMENDED BY THE HOUSE.

When a bill is returned from the House with amendments, the question is taken upon the adoption of the House's amendments. The proper motion then is, if the amendments are agreeable to the committee which introduced the bill:

"Mr. President, I move that the Senate concur in the amendments of the House." The question is taken upon the adoption of the motion. If agreed to, the bill, as amended, is passed by yeas and nays. If not agreeable to the committee, a motion that the Senate do not concur in the House's amendments is the proper one, and if sustained by a vote of the Senate, the chairman of the committee submits for adoption a message to the House substantially as follows:

BY THE SENATE,

, 190 .

Gentlemen of the House of Delegates:

The Senate having refused to concur in amendments proposed by the House to the Senate bill entitled (here insert title), we respectfully request your Honorable Body to recede from said amendments, and herewith return said bill.

Or,

The Senate having refused to concur in amendments proposed by the House to the Senate bill entitled (here insert title), we respectfully propose, with the concurrence of your Honorable Body, the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses, and herewith return said bill. We have named as conferees on the part of the Senate Messrs. ——, —— and ———.

By order,

Secretary.

Should the House agree to recede, the bill stands as originally passed by the Senate. Should the House adhere to its amendments, a message should be sent to the Senate as follows:

BY THE HOUSE OF DELEGATES,

, 190 .

Gentlemen of the Senate:

We have received your message requesting the House to recede from its amendments to Senate bill entitled (here insert title). We respectfully inform you that the House adheres to its amendments, and propose, with your concurrence, the appointment of Joint Committee of Conference on the disagreeing votes of the two Houses. We have named on the part of the House Messrs. ———, and ————. We herewith return said bill.

By order,

Chief Clerk.

A message is then returned to the House as follows:

BY THE SENATE,

Gentlemen of the House of Delegates:

, 190 .

We have received your message proposing the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses on the bill entitled (here insert title), and respectfully inform you that we concur therein. We have appointed on the part of the Senate Messrs. ——,

By order,

Secretary.

Or Vice Versa.

The report of the Committee on Conference is then submitted by the Chairman of the Senate Committee to the Senate and the Chairman of the House Committee to the House, and passed by yeas and nays. The bill then stands as amended by the Committee on Conference and is enrolled in the House in which it originated.

Should the Committee of Conference not be able to agree, the bill is rejected.

FORM FOR MESSAGE ASKING APPOINTMENT OF COMMITTEE TO ANNOUNCE ADJOURNMENT TO THE GOVERNOR.

BY THE SENATE,

, Igo

Gentlemen of the House of Delegates:

As the present session of the General Assembly will terminate by Constitutional limitation on ______, ______, at midnight, we propose that a Joint Committee, to be composed of three members of the Senate and three members of the House of Delegates, be appointed to wait upon the Governor, for the purpose of communicating this fact and ascertaining whether he has any further communication to make.

We	have	appointed	on	the	part	of	the	Senate	Senators
	,	— and ——	—.						
		By orde	r,						
								Sec	cretary.

FORM FOR ANSWER.

By THE HOUSE OF DELEGATES,

, 190 .

Gentlemen of the Senate:

We have received your message announcing that the present session of the General Assembly will close at midnight this date, and suggest that a Joint Committee, to be composed of three Senators and three Members of the House of Delegates, be appointed to wait upon the Governor for the purpose of communicating this fact and ascertaining whether he has any further communication to make. We respectfully concur therein. We have appointed on the part of the House Messrs. ——, —— and ——.

By order,

Chief Clerk.

Or Vice Versa.

FORM FOR MESSAGE PROPOSING FINAL ADJOURNMENT.

BY THE SENATE,

, 190 .

Gentlemen of the House of Delegates:

We propose, with the concurrence of your Honorable Body, that the present General Assembly adjourn *sine die* tonight, at 12 o'clock.

By order,

Secretary.

FORM FOR ANSWER.

By THE HOUSE OF DELEGATES,

, 190 .

Gentlemen of the Senate:

We have received your message proposing that the present General Assembly adjourn *sine die* tonight, at 12 o'clock, and concur therein.

By order,

Chief Clerk.

Or Vice Versa.

RULES FOR THE REGULATION AND GOVERNMENT
OF THE HOUSE OF DELEGATES OF MARYLAND,
WITH AN APPENDIX CONTAINING FORMS
AND USAGES FOR THE PREPARATION,
INTRODUCTION, AMENDMENT AND
PASSAGE OF BILLS, AND FOR
MESSAGES TO THE SENATE.

THE DUTIES OF THE SPEAKER.

RULE I.

The Speaker shall take the Chair every day precisely at the hour to which the House stands adjourned; shall immediately call the members to order, and after Divine Service has been performed, on the appearance of a quorum, shall cause the Journal of the preceding day to be read.

RULE II.

He shall preserve decorum and order; may speak to points of order in preference to other members; shall decide questions of order, subject to an appeal to the House by any two members; and his decision of any such question shall be final, unless the same shall be reversed on appeal, by aye and nay vote; and he may vote on every question, except on an appeal from the decision of the Chair on a question of order.

RULE III.

The Speaker shall examine and correct the Journal before it is read; he shall have a general direction of the hall; he shall have a right to name from time to time any member to perform the duties of the Chair, but such substitution shall not extend beyond a term of seven days; he shall appoint all conferees and committees, and may admit stenographers willing to take down debates, and assign them such places on the floor or elsewhere to effect their object as shall not interfere with the business or convenience of the House.

RULE IV.

In case of any disturbance or disorderly conduct in the lobby the Speaker (or Chairman of the Committee of the Whole House) shall have power to order the same to be cleared.

RULE V.

No person shall be admitted within the bar of the House but members of the Executive and Judicial Departments, members of the Senate, ex-Governors, former members of the Legislature, and such other persons as may be invited by the Speaker.

OF THE ORDER OF BUSINESS.

RULE VI.

- 1. The presentation and disposition of Petitions, Memorials, Applications and other papers.
 - 2. Introduction of orders.
 - 3. Leaves to introduce bills.
 - 4. Unfinished business.
 - 5. Introduction of resolutions.
 - 6. Reports of Standing Committees.
 - 7. Reports of Select Committees.
 - 8. Bills entitled to a second reading.
 - 9. Bills entitled to a third reading.

The order of the day will then be taken up for consideration, which last shall not be taken up before 12 o'clock, unless all the ordinary business shall have been previously disposed of, and shall, after that hour, have preference over all ordinary business.

When a bill, resolution, order or other matter has been made the Order of the Day at a particular hour, it shall not be permitted to interfere with the regular order of business down to No. 7 of said Order, should said regular order run over the hour named; but shall in such case have precedence

of all other business immediately upon the conclusion of the called for reports of Select Committees.

The Committees on Rules, Elections, and Ways and Means, may report at any time, with precedence among said Committees in the order named.

OF DECORUM, DEBATE, &c.

RULE VII.

Every member shall take his seat when the Speaker takes the Chair.

RULE VIII.

No member shall absent himself from the service of the House unless he have leave, or be sick and unable to attend.

RULE IX.

When a member is about to speak in debate, or deliver any matter to the House, he shall rise from his seat uncovered and respectfully address himself to "Mr. Speaker." He shall confine himself to the question under debate, shall avoid personality, and shall use some other distinction than the proper name of any other member to whom he may refer in debate.

RULE X.

If two or more members shall rise to speak at the same time, the Speaker shall determine which shall speak first; and no member shall speak more than twice to the same question, nor more than once until every member choosing to speak shall have spoken.

RULE XI.

If any member shall in any manner trangress the Rules of the House, the Speaker shall, or any member may call him to order, in which case the member called to order shall immediately sit down, unless permitted to explain; and the House shall, if appealed to, decide on the case without debate. If there be no appeal, the decision of the Chair shall be submitted to. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, he shall not be permitted to proceed without leave of the House, and if the case require it, he shall be liable to the cen-

sure of the House. If a member be called to order for words spoken in debate, the person calling him to order shall repeat the words excepted to, and they shall be taken down in writing by the Clerk; and no member shall be held to answer or be subject to the censure of the House for words spoken in debate if any other member has spoken or other business has intervened after the words spoken and before exception to them shall have been taken.

RULE XII.

No member shall vote on any question in the result of which he is immediately and particularly interested, nor in any case where he was not present when the vote was taken, without leave of the House; and upon a division and count of the House on any question no member without the Bar shall be counted.

XIII.

Every member who shall be in the House when the question is put shall give his vote, unless the House shall excuse him. And the refusal of any member present to vote, on calling the yeas and nays, shall be noted on the Journal at the request of any member.

RULE XIV.

No member shall take out of the House any bill or other paper belonging to the House, without leave of the Speaker, and no original paper shall be delivered to any person during the recess of the Legislature, without a written order from the Speaker.

The combination of the safe lock shall not be made known to any other person than the Speaker and Chief Clerk of the House, and said combination shall be changed during the first week of each session of the General Assembly.

RULE XV.

The name of any member making a motion, presenting any petition, memorial or other paper, proposing any resolution, order or other matter, shall be inserted on the Journal; but if any motion or proposition be withdrawn, all proceedings relating immediately thereto shall be expunged from the Journal.

RULE XVI.

While the Speaker is putting any question or addressing the House none shall walk out or across the House, nor in such case or while a member is speaking, shall hold private discourse, so as to interrupt debate.

RULE XVII.

When a motion is made and seconded it shall be stated by the Speaker; or, being in writing, it shall be handed to the Chair and read aloud by the Clerk before debate; and every motion shall be reduced to writing if the Speaker or any member require it.

RULE XVIII.

When a motion is made and seconded, or when a question is under debate, the matter shall receive a determination by the question; and no motion shall be received but a motion—

- 1. To adjourn.
- 2. To take a recess.
- 3. To lay on the table.
- 4. For the previous question.
- 5. To postpone to a certain day.
- 6. To commit.
- 7. To amend.
- 8. To postpone indefinitely.

Which several motions shall have precedence in the order in which they are arranged. A motion to strike out the enacting words of a bill shall have precedence of a motion to amend; and, if carried, shall be equivalent to its rejection; and when a question is postponed indefinitely, the same shall not be acted on again during the session.

RULE XIX.

There shall be a motion for the previous question, which being ordered by a majority of the members present, shall preclude all further debate and bring the House to a direct vote upon the immediate question or questions on which it has been asked and ordered. It may be asked and ordered upon any debatable motion or a series of motions to, and embracing the main question if desired.

RULE XX.

On a motion for a previous question, or a motion to lie on the table, or a motion to adjourn, there shall be no debate. And all incidental questions arising after either of these motions have been made, and pending the same, shall be decided, whether upon appeal or otherwise, without debate.

RULE XXI.

Every question shall be entered on the Journal, and the yeas and nays shall be taken when required by five members, and after the voting shall have commenced on any question, or the Clerk has commenced the roll-call on any question, resolution, order or bill upon which the vote is required to be taken by yeas and nays, debate shall not be entertained nor any motion received or propounded by the Speaker until the conclusion of the vote and announcement of the result.

RULE XXII.

Any member may call for the division of the question, which shall be divided, if it comprehends propositions in substance so distinct that, on being taken away, a substantive proposition shall remain for the decision of the House.

RULE XXIII.

A motion to strike out and insert shall be deemed indivisible, but the matter proposed to be inserted may be divided, if required, according to Rule XXII. A motion to strike out being lost, shall preclude neither amendment nor a motion to strike out and insert. No motion or proposition on a subject different from that under consideration, shall be admitted under color of amendment.

RULE XXIV.

All questions, except on the final passage of a bill, or a motion to suspend the Rules, or those otherwise herein provided for, shall be determined by a majority of the members present and voting; those dividing in the affirmative rising in their places, those in the negative continuing in their seats, and so *vice versa*; until a decision by the Speaker.

RULE XXV.

The question on the final passage of a bill shall always be determined by the year and mays which shall be recorded on

the Journal; and unless it shall thus appear that a majority or the whole number of members elected to the House have voted in the affirmative, the bill shall be declared rejected.

RULE XXVI.

When a question has once been decided in the affirmative or negative, a motion of reconsideration shall be in order, if made by one member and seconded by two others who voted in the majority on the same day or within the next two days of actual session after the decision, which motion shall be disposed of within three days of actual session, provided, that such motion, if made during the last six days of the session, shall be disposed of on the day on which made; but should a bill, on its final passage, be declared rejected merely for want of a Constitutional majority, motion for reconsideration may be made by one member and seconded by two others who voted in either the affirmative or negative. The motion to reconsider shall not be made more than once touching the same subject-matter. The motion to reconsider, and the motion to lay on the table the motion to reconsider, may be made by a member at the same time, and when the motion to reconsider has been laid upon the table the subjectmatter shall not be again considered during the session.

RULE XXVII.

Petitions, memorials and other papers, addressed to the House, shall be presented by the Speaker, or by a member in his place; and the object of all petitions and memorials shall be endorsed on the back and entered on the Journal.

RULE XXVIII.

The unfinished business in which the House was engaged at the preceding adjournment shall have the preference in the order of the day; and no motion or any other business shall be received without the special leave of the House until the former is disposed of.

RULE XXIX.

Any fifteen members (including the Speaker, if there be one) shall be authorized to compel the attendance of absent members. But calls of the House shall be made, if required

by seven members, at any time when the subject is under consideration.

RULE XXX.

Every Committee shall have leave to report by bill or otherwise.

RULE XXXI.

No Committee shall sit during the sitting of the House without special leave.

RULE XXXII.

On an election of any officer of trust or profit no ballot shall be counted unless the person for whom it be given be nominated to the House before the balloting be commenced, except as may be otherwise provided for by the Constitution.

RULE XXXIII.

When a blank is not filled up, and different sums, numbers or times shall be proposed, the question shall be taken on the largest sum or number, and on the longest time.

RULE XXXIV.

Upon calls of the House, or on taking the yeas and nays, the names of the members shall be called by counties, according to seniority.

ON BILLS AND RESOLUTIONS.

RULE XXXV.

Every bill shall be introduced by motion for leave or by an order of the House, or on the report of a committee having the direction of the subject matter, and in either of the two cases first mentioned, shall be referred to a committee to report thereon, and when reported shall have its first reading, which shall be by title only.

RULE XXXVI.

Bills, memorials, resolutions and orders shall be referred by the Speaker to their appropriate committees, and in case of erroneous or objectionable reference, correction may be made on the next day or the day succeeding immediately after the reading of the Journal by unanimous consent, or on motion of a committee claiming jurisdiction, or on the report of the committee to which the bill has been so originally referred.

RULE XXXVII.

Every bill shall receive three readings in the House on three different days of the session, previous to its passage, unless two-thirds of the members elected to the House otherwise determine; the first of which readings shall be by the title only, unless a majority of the House shall otherwise order.

RULE XXXVIII.

All bills of a local character, and of a partial operation, received from the Senate or originating in the House, shall be referred to the proper local delegation, except in cases when the delegation consists of only two members, in which case the Speaker shall name another member, making a committee of three.

RULE XXXIX.

All bills which, on a third reading, shall be committed either to Committee of the Whole House or other committee, shall be considered as upon their second reading, when reported back to the House, with amendments, otherwise as upon their third reading, in the same state as when committed.

Bills committed or recommitted on their second reading shall occupy the same position when reported back as when committed or recommitted.

RULE XL.

All resolutions which have been read once and are entitled to a second reading, and all bills which have been once or twice read and are entitled to a second or third reading by the Rules of the House, shall be arranged every morning agreeably to seniority by the Clerk, placed on the Speaker's desk, taken up by them in due order, the date of their last reading announced, and read a second or third time, although no motion for a second or third reading may have been made.

RULE XLI.

The Speaker shall appoint the following committees:

- I. A Committee on Rules, to consist of the Speaker and four other members.
 - 2. A Committe on Elections.
 - 3. A Committee on Ways and Means.
 - 4. A Committee on Claims.
 - 5. A Committee on the Judiciary.
 - 6. A Committee on Internal Improvements.
 - 7. A Committee on Education.
 - 8. A Committee on Militia.
 - 9. A Committee on Agriculture.
 - 10. A Committee on Corporations.
 - 11. A Committee on Inspections.
 - 12. A Committee on Manufacturers.
 - 13. A Committee on Public Buildings.
 - 14. A Committee on Public Records.
 - 15. A Committee on the Library.
 - 16. A Committee on Printing.
 - 17. A Committee on Insolvency.
 - 18. A Committee on Engrossed Bills and Resolutions.
 - 19. A Committee on Expiring Laws.
 - 20. A Committee on Federal Relations.
 - 21. A Committee on Amendments to the Constitution.
- 22. A Committee on the Contingent Fund placed at the disposal of the Executive.
 - 23. A Committee on Roads and Highways.
 - 24. A Committee on Immigration.
- 25. A Committee on the part of the House on Joint Committee on Section 24, Article 3, of the Constitution.
 - 26. A Committee on Hygiene. .
- 27. A Committee on Insurance and Loans.
- 28. A Committee on Temperance and Regulation of the Liquor Traffic.
 - 29. Committee on Re-valuation and Re-assessment.
 - 30. A Committee on Civil Service Reform.

Each of the above Committees to consist of nine members.

- 31. A Committee on the Chesapeake Bay and its Tributaries, to consist of nineteen members, as follows: One from each of the Legislative districts of Baltimore city and one from each of the following counties: Baltimore, Anne Arundel, Charles, Calvert, St. Mary's, Harford, Cecil, Kent, Queen Anne's, Talbot, Dorchester, Wicomico, Worcester, Somerset, Caroline and Prince George's.
- 32. A Committee on Organization, to consist of the Speaker and nineteen members.

RULE XLII.

When a bill has been returned to the House by the Governor without his signature, and with his objections thereto, the objections shall be entered at large upon the Journal, and the House shall proceed to reconsider the bill, and after such reconsideration, the Speaker shall put the question: "Shall the bill pass notwithstanding the objections of the Executive?" and the vote thereupon shall be taken by yeas and nays, and the votes of three-fifths of all the members of the House shall be necessary to pass the bill.

RULE XLIII.

Reports of committees on subjects of a private or local nature shall not, in future, be entered *in extenso* on the Journal, but the favorable or unfavorable character only of such reports shall be placed on the Journal.

RULE XLIV.

No standing rule or rules of the House shall be suspended unless by unanimous consent or by vote of two-thirds of themembers present, to be ascertained by a call of the yeas and nays, except as may be otherwise required by the Constitution.

RULE XLV.

It shall not be necessary, in organizing the House of Delegates, to require the presence of any former officers, except the Chief Clerk, the Reading Clerk and Doorkeepers, and no other of the former officers shall receive compensation for attendance.

COMMITTEE OF THE HOUSE.

RULE XLVI.

The House shall be resolved into a Committee of the Whole House on the condition of the State for the consideration of bills or Joint Resolutions of a general character by a majority vote upon motion made and seconded, as usual, designating the subject-matter for consideration therein, which committee may orignate bills or resolutions.

RULE XLVII.

In forming a Committee of the Whole House the Speaker shall leave his Chair, and a Chairman to preside in Committee shall be appointed by the Speaker.

RULE XLVIII.

Upon Bills and Resolutions being committed to a Committee of the Whole House, the same shall be first read throughout by the Clerk, and then again read and debated by clauses, leaving the title and preamble to be last considered. The body of the Bill or Resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, as the same shall be agreed to by the Committee, and so report to the House.

RULE XLIX.

The Rules of Proceedings in the House shall be observed in a Committee of the Whole House, so far as applicable.

RULE L.

The officers of the House shall be one Chief Clerk, one Reading Clerk, one Journal Clerk, one Sergeant-at-arms, one Postmaster, one Assistant Postmaster, five Assistant Clerks, one Keeper of Cloak Room, three Doorkeepers, three Pages, five Folders, three Chaplains.

The Speaker shall appoint a suitable person to be Assistant Janitor, also a Messenger to the Printer, and Messenger to the Speaker, and shall provide, by appointment, such employees as may be found requisite and necessary for the care and custodianship of the rotunda, committee rooms and lavatory.

The Speaker shall appoint additional assistant engrossing aud committee clerks, as the same may be necessary hereafter, not to exceed six, to be paid from date of appointment.

The Speaker shall assign and re-assign the employees of the House from one position to another, as their capacity and efficiency may indicate, and shall have power to suspend from duty without pay, for neglect of duty or other misconduct in his discretion.

He shall also select and appoint a private secretary, who shall be a stenographer and typewriter, to attend to the official correspondence and clerical work connected with the office of Speaker.

The Chairmen of the Committees on Ways and Means and Claims shall appoint a clerk each to their respective committees. The compensation of all the clerks and employees shall be five dollars a day, except the Chief Clerk, Reading Clerk and Journal Clerk, who shall be paid ten dollars a day; the Clerk to the Committee on Claims and Chief Engrossing Clerk, six dollars a day each.

The Pages shall be required, when necessary, to assist the folders and the officers of the House in such duties as may be assigned to them, when not actually engaged in the active duties of the office of Page.

No extra compensation shall be allowed to any member or officer of the House during the present session, except to the members of the Committee on Engrossed Bills and Resolutions, with such additional members of said committee as may be authorized to be appointed at or about the close of the session, and to the clerks of said committee, and such additional clerks as may be authorized to be appointed at or about the close of the session, and such others as may be required to remain in attendance upon the business of the House after final adjournment; but no extra compensation shall be paid in any event, except in pursuance of resolution or order of the House, to be reported upon by its appropriate committee, to be passed by aye and nay vote, by a majority of all the members elected to the House, which said order or resolution shall also fix the amount that shall be allowed.

All clerks, officers or employees shall be prompt in their attendance at each opening of the House, and shall remain at their several posts during the entire sitting of the House, ready to render any service in accordance with their several duties.

No clerk, officer or employee shall be absent at *any time* during the sitting of the House, unless by permission of the Speaker, nor absent himself from the service of the House, unless in pursuance of leave of absence obtained from the House.

THE CHIEF CLERK

Shall keep the Minutes of Proceedings in the House, and with the aid and co-operation of the Journal Clerk make out, subject to the control of the Speaker, the Journal of said proceedings, in readiness for the same to be read at the next meeting of the House.

He shall keep the files of the House, preserve all petitions and other papers belonging to the archives.

He shall place appropriate endorsements upon all papers presented to the House, and after entering the same in books kept for that purpose, send to the Printer of the House such as are to be printed, and to the appropriate Committees such as are referred without printing.

He shall convey all messages from the House to the Senate, preceded by the Sergeant-at-Arms.

He shall receive all messages from the Senate, when presented by that body.

He shall, every morning, arrange, agreeably to seniority, all resolutions which have been once read and are entitled to a second reading, and all bills which have been once or twice read and are entitled to a second or third reading, and place them on the Speaker's desk.

THE READING CLERK

Shall call the roll each day at the opening of the House, read all bills, resolutions and other matter when handed him by the Speaker.

THE SERGEANT-AT-ARMS

Shall attend the House during its sitting, to aid in the enforcement of order, under the direction of the Speaker; to

execute the commands of the House from time to time, together with all such process, issued by authority thereof, as shall be directed by the Speaker.

The symbol of his office (the Mace) shall be borne by him when in the execution of his office.

THE COMMITTEE CLERKS

Shall copy all manuscripts handed them by the Chief Clerk in such manner as he shall direct, and return the original copy to him when completed.

THE PAGES

Shall, each morning, lay upon the desks of the several members a copy of the printed Journal, and all other printed matter ordered by the House.

Shall wait upon the members in any matter directly connected with the House.

THE DOORKEEPERS

Shall close the doors leading into the Hall so soon as the Chaplain commences prayer, and shall prevent conversation, walking or any interruption whatever outside the Bar of the House during religious services.

Shall close and keep closed, both doors of the Bar of the House, and take and keep position directly thereat, allowing no person to pass unless in strict conformity to the Fifth Rule, viz:

"No person shall be admitted within the Bar of the House but members of the Executive and Judiciary Departments, members of the Senate, ex-Governors, former members of the Legislature, and such other persons as may be invited by the Speaker."

Shall prevent the abuse of property in the lobbies.

Shall keep the aisles outside the Bar of the House clear, so that ingress and egress of members shall not be interrupted.

Shall give full attention to the comfort and seating in the lobbies of all visitors.

THE POSTMASTER

Shall, on the arrival of the mails, promptly deliver to the members all mail matter addressed to them, and shall collect from their desks all matter prepared for mailing.

RULE LI.

All resolutions and orders requiring the expenditure of money, and all other resolutions and orders except those providing for leaves of absence, or relating to adjournment or recess and such others as in the judgment of the Chair are of such a character as to require immediate action, shall be referred to their appropriate committees.

RULE LII.

The manual of parliamentary practice in this body, in all cases in which the rules thereof may be applicable and not inconsistent with the standing rules and orders of this House, shall be "Reed's Parliamentary Rules."

APPENDIX.

Showing Forms for the Preparation, Introduction, Amendment and Passage of Bills, and for Messages to the Senate.

PREPARATION OF BILLS.

FORM OF ACT TO REPEAL A SECTION.

Section. I. Be it enacted by the General Assembly of Maryland, That Section — of Article — of the Code of Public General (or Local) Laws, entitled (here insert title), be and the same is hereby repealed.

FORM TO AMEND A SECTION.

SECTION 1. Be it enacted by the General Assembly of Maryland, That Section —— of Article —— of the Code of Public General (or Local) Laws, entitled (here insert title), be amended and re-enacted, so as to read as follows:

(Here insert section as amended, with the number of the section, as in the Code.)

TO ADD NEW SECTIONS TO THE CODE.

SECTION 1. Be it enacted by the General Assembly of Maryland, That the following sections (here describe subject) be added to Article —— of the Code of Public General (or Local) Laws, (here insert title) and be arranged under the head —— in said Article.

Section r.

Section 2, &c., &c.

TO ADD A NEW ARTICLE TO THE CODE.

SECTION 1. Be it enacted by the General Assembly of Maryland, That the following Article be added to the Code of Public General Laws, under the title of ——.

Section	I.			
Section	2.			

Section 3.

TITLE TO BILLS.

FORM OF TITLE TO AMEND A SECTION.

(The title of bills to repeal, to add to, &c., may be framed in a similar form, varying according to the object and intention of the Act.)

INTRODUCTION OF BILLS.

Before a bill can be introduced, leave must be obtained. The proper proceeding after leave obtained is for the member on whose motion leave has been granted to prepare a draft of his bill, properly endorsed with the title thereof, and hand it to the engrossing clerk, who shall deliver it as soon as engrossed to the Chief Clerk. All general bills, after being thus handed to the Chief Clerk, shall be delivered by him at once to the printer, and shall be printed and delivered as soon as practicable to the chairman of the committee to which referred. Local bills shall not be printed unless ordered by the House, but shall, after being engrossed, be handed by the Clerk to the delegation or committee to which they shall be referred.

To insure speed and accuracy in the transaction of business, this form should be strictly observed.

AMENDING BILLS BEFORE THE HOUSE.

House bills are open to amendment on the second reading, and Senate bills on the third.

When a bill is before the House for amendment it is read by sections, and amendments are only in order to the section under consideration. After that is passed, it can be returned to and amended as a whole.

An amendment submitted should be plainly written, and endorsed with the name of the member submitting it, indicating the section and the line to be amended thus:

In section —, line —, after the word "—," insert the words "——;" or, in section —, line —, strike out the words "——," and insert the words "——;" or, in section —, strike out all after the word "——," and insert "——."

When an amendment has been submitted to a section under consideration, it is competent for any member to submit an amendment to the amendment, but there the amendments must cease until the latter has been disposed of.

When, however, an amendment has been submitted, the intention of which is to strike out the entire section, it is competent for a member to submit an amendment to the section, and another amendment to that amendment. When the two latter are disposed of, other amendments in the same degree can be proposed. The question on the motion to strike out being postponed until the friends of the measure have an opportunity of making it acceptable by amendments.

PREAMBLES AND TITLES.

After the bill has been considered the preamble comes up for adoption, and the vote is taken on the whole by yeas and nays. The title is then open to amendment.

HOUSE BILLS AMENDED BY THE SENATE.

When a bill is returned from the Senate with amendments, the question is taken upon the adoption of the Senate's amendments. The proper motion then is, if the amendments are agreeable to the committee which introduced the bill: "Mr. Speaker, I move that the House concur in the amendments of the Senate." The question is taken upon the adoption of the motion. If agreed to, the bill, as amended, is passed by yeas and nays. If not agreeable to the Committee,

a motion that the House do not concur in the Senate's amendments is the proper one, and if sustained by a vote of the House, the chairman of the committee submits for adoption a message to the Senate, as follows:

By THE HOUSE OF DELEGATES,

January, 190.

Gentlemen of the Senate:

The House of Delegates having refused to concur in amendments proposed by the Senate to the House Bill entitled (here insert title), we respectfully request your Honorable Body to recede from said amendments, and herewith return said bill.

Or,

The House of Delegates having refused to concur in amendments proposed by the Senate to the House bill entitled (here insert title), we respectfully propose, with the concurrence of your Honorable Body, the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses, and herewith return said bill. We have named as conferees on the part of the House Messrs.

Should the Senate agree to recede, the bill stands as originally passed by the House. Should the Senate adhere to its amendments, a message is dispatched to the House, usually in this form:

BY THE SENATE,

January , 190 .

Gentlemen of the House of Delegates:

We have received your message requesting the Senate to recede from its amendments to House bill entitled (title inserted). We respectfully inform you that the Senate adheres to its amendments, and propose, with your concurrence, the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses. We have named on the part of the Senate Messrs.

We herewith return said bill.

A message is then returned as follows:

By THE House of Delegates,

January, 190.

Gentlemen of the Senate:

We have received your message proposing the appointment of a Joint Committee of Conference on the disagreeing votes of the two Houses on the bill entitled (insert title), and respectfully inform you that we concur therein. We have appointed on the part of the Senate Messrs.

The report of the Committee on Conference is then submitted by the Chairman of the Senate Committee to the Senate and the Chairman of the House Committee to the House, and passed by yeas and nays. The bill then stands as amended by the Committee on Conference.

Should the Committee on Conference not be able to agree, the bill is rejected.

ORIGIN OF THE NAMES OF COUNTIES, WITH DATE OF FORMATION AND AREA

Counties.	Origin of Name.	Date of Formation	Area in Sq. Miles
St. Marv's	In honor of the Virgin Mary, the		
	landing being made on the Feast		
	of the Annunciation	1634	300
Kent	After the English County. The	- 54	0
ALCIIC	earliest settled by traders from		
	Virginia	1635	240
Anna Arundal	After the Lady Anne Arundel, wife	1033	240
Anne Arunder	of Cæcilius, second Lord Balti		
		16.50	260
0.1	inore	1650	360
Calvert	After the family name of the Pro-	-6	
21 1	prietary	1653	250
Charles	From Charles, Lord Baltimore	1658	450
Baltimore	From the Proprietary's Irish barony		
	(Celtic bilte-mor, i. e., the large		
	town)	1659	600
Talbot	After Grace Talbot, daughter of		
	George, first Lord Baltimore	1660	280
Dorchester	After the Earl Dorset, a family		
201020000000000000000000000000000000000	friend of the Calverts	1666	600
Somercet	After Mary Somerset, sister of	1000	
pomerse	Lord Baltimore	1666	300
Cooli	After the forname of the second	1000	300
Cecii		1673	250
D ()	Lord Baltimore		350
	From Prince George of Denmark	1695	400
Queen Anne's	After the reigning sovereign of		
	Great Britain	1706	400
Worcester	After the Earl of Worcester	1742	450
Frederick	After Frederick, heir apparent	1748	580
Caroline	After Lady Caroline Calvert, sister		
	of the last Lord Baltimore	1773	270
Harford	After Henry Harford, last Propri-		
	etary	1773	400
Washington	After General Washington	1776	525
	After General Montgomery, killed		0 0
and in the state of the	at Quebec	1776	525
Allegany	Unknown; possibly from Oolik-	-//-	3-3
Allegany	hanna, beautiful stream	1789	430
Commo11	After Carroll of Carrollton, a signer	1/09	450
Carron	After Carroll of Carroll on, a signer		
	of the Declaration of Independ-	-0-6	
	ence	1836	425
Howard		0	
	elder	1850	240
	After the river of the same name	1867	310
C	After John W. Garrett	1872	670

LEGAL HOLIDAYS.

The following days have been established in Maryland as Bank Holidays:

- 1. New Year's Day, January 1st.
- 2. Washington's Birthday, February 22d.
- 3. Decoration Day, May 30th.
- 4. Independence Day, July 4th.
- 5. Christmas Day, December 25th.
- 6. Good Friday.
- 7. General Election Day.
- 8. Congressional Election Day.
- 9. All special days that may be appointed or recommended by the Governor of this State or the President of the United States as days of thanksgiving, fasting and prayer or other religious observance, or for the general cessation of business.
 - 10. Sundays.

LABOR'S HOLIDAY.

Labor's Holiday, first Monday in September.

By an act of the Congress of the United States, approved June 28th, 1894, it was enacted that the first Monday of September, in each year, being the day celebrated and known as Labor's Holiday, was made a legal public holiday, to all intents and purposes, in the same manner as Christmas, the first day of January, the twenty-second day of February, the thirtieth day of May and the fourth day of July are by law public holidays.

The Governor of Maryland, by virtue of authority vested in him under Article 13, Section 9 of the Code, may declare and proclaim the first Monday in September a legal holiday, and recommend its observance by the general cessation of business.

DEFENDER'S DAY.

September 12th, known as "Defender's" Day, is a municipal holiday in Baltimore City, in memory of the successful resistance of British invasion in 1814.

Under Article 13, Section 9 of the Code, the Governor may declare September 12th a legal or bank holiday by proclamation, and recommend its observance as such throughout the State of Maryland.

SATURDAY HALF-HOLIDAYS.

Saturday half-holiday laws are in force in the following places:

In the City of Annapolis, by Act of 1894, Chapter 167.

In the City of Baltimore, by Act of 1898, Chapter 198.

In Baltimore County, by Act of 1898, Chapter 152.

In Harford County, by Act of 1898, Chapter 154.

In Montgomery County, by Act of 1898, Chapter 366.

In Cecil County, by Act of 1900, Chapter 87.

ARBOR DAY,

By resolution of the General Assembly of 1894, the Governor is authorized to designate by proclamation one day in April, annually, for tree planting, to be known as "Arbor and Highway Day."

REPUDIATION DAY.

The General Assembly of 1894 made November 23d a bank half-holiday in Frederick County, under the title of "Repudiation Day," in commemoration of the repudiation of the Stamp Act in 1765.

Barons of Baltimore and Lords Proprietary of Maryland.

GEORGE CALVERT, First Lord Baltimore.

Lords Proprietary.

1632-Cæcilius Calvert, Second Lord Baltimore.

1675-Charles Calvert, Third Lord Baltimore.

1715—Benedict Leonard Calvert, Fourth Lord Baltimore.

1715-Charles Calvert, Fifth Lord Baltimore.

1751-Frederick Calvert, Sixth and last Lord Baltimore.

1771 to 1776-Henry Harford, last Proprietary.

A List of Those Who Governed Maryland Before 1776.

*Compiled by Dr. Bernard C. Steiner, of the Enoch Pratt Free Library.

- William Claiborne governed Kent Island under the authority of Virginia from August 1631 to 1633.
- 2. Leonard Calvert, commissioned by Cæcilius, Lord Proprietary in 1633, arrived in Maryland March 25, 1634, died June 10, 1647. (From February, 1645, until fall of 1646, he was in Virginia, whither he fled from Edward Ingle, who usurped the government and ruled for some months. After Ingle left, there was anarchy for a year, until the Council chose Capt. Edward Hill as governor. This appointment was confirmed by Leonard Calvert. During Leonard Calvert's absences from the Province the following acted as governor by his appointment: John Lewger, April, 1638; Capt. Thomas Cornwalleys, May to August, 1638, and May to July, 1641; Capt. Giles Brent, April 11, 1643, to September, 1644; William Brainthwayt, September and October, 1644; Capt. Edward Hill, July to Autumn, 1646).
- 3. Thomas Greene, named by Leonard Calvert as his successor, served until March, 1649.
- 4. William Stone, commissioned by the Proprietary August, 6, 1648, assumed office April, 1649, deposed by Parliamentary Commissioners March 29, 1652. During absences from the Province the following acted as governor by his appointment: Thomas Greene, May to July, and September to December, 1649; Thomas Hatton, June, 1650.
- Richard Bennett, Edmund Curtis and William Claiborne, Parliamentary Commissioners, March 29 to June 28, 1652.
- 6. William Stone restored by Parliamentary Commissioners and ordered to issue writs in the name of the "Keepers of the Liberties of England." Deposed by the Commissioners July, 1654, because he ordered writs to run in the Proprietary's name.
- 7. Commissioners named by the Parliamentary Commissioners on July 22, 1654, with subsequent additions to fill vacancies made by the Provincial Court. The original appointees were: Capt. Wm. Fuller, Richard Preston, Wm. Durand, Edward Lloyd, John Smith, Leonard Strong, John Lawson, John Hatch, Richard.

Wells, and Richard Ewen. The subsequent appointees were: Sampson Waring, Wm. Parker and Wm. Parrott, December 5, 1654; Capt. Robert Sly, April 24, 1655; Thomas Meeres, August 22, 1655; Woodman Stockley, October 5, 1655; Michael Brooke and John Potts, December 26, 1655; Philip Morgan, Wm. Ewens, Thomas Thomas, Philip Thomas, Samuel Withers and Richard Woolman, March 1657.

- 8. Josias Fendall, commissioned by the Proprietery July 10, 1656, received formal surrender of government from Fuller and the other Commissioners March 24, 1658. While absent from the Province he appointed Luke Barber to serve, June 1657 to February 1658.
- Philip Calvert, brother of the Proprietary, commissioned by him June 24, 1660. Administered the Government as early as October 1660.
- 10. Charles Calvert, son of the Proprietary, commissioned by him September 14, 1661, exercised authority as early as November 1661, succeeded as Lord Proprietary on his father's death November 30, 1675. During his absence from the Province he appointed Philip Calvert as acting governor May 1669 to July 1670 and from then to November 1670; Philip Calvert, Wm. Calvert, Jerome White and Baker Brooke.
- 11. Cæcilius Calvert, infant son of the Proprietary, left as titular Governor by commission dated June 16, 1676. Government actually carried on by Jesse Wharton, as Deputy Governor until his death July 1676, and then by Thomas Notley, Deputy Governor.
- 12. Thomas Notley commissioned by the Proprietary October 14, 1676.
- Charles Calvert, Lord Proprietary, governed in person from January 1679 to May 1684.
- 14. Benedict Leonard Calvert, infant son of the Proprietary, left as titular governor. Government carried on by the Council, Vincent Lowe, Henry Darnall, Wm. Digges, Wm. Burgess, Nicholas Sewall, Edward Pye, Clement Hill, Henry Coursey and Henry Lowe.
- 15. Wiii. Joseph, commissioned by the Proprietary, as President of the Council and acting governor July 23, 1688, took charge of government October 3, 1688, surrendered to the revolutionists August 1, 1689.
- 16. John Coode, Henry Jowles, Kenelm Cheseldyne, John Kurling, John Campbell, Ninian Beall, Humphrey Warren, Committee of the Protestant Freeman seized the government August 1, 1689.
- 17. Convention of the Freeman August 22 to September 4, 1689.
- 18. John Coode, Commander in Chief, by what authority is unknown as the convention provided for no central power.
- 19. Provincial Convention April, 1690.
- John Coode and a committee of two from each county appointed, by the Convention, April to August 1690.
- 21. Nehemiah Blaikstone, left by Coode as his successor, August 1690, while Coode goes to England.
- 22. Sir Lionel Copley, first Royal Governor, commissioned by William and Mary, March 12, 1691, assumed authority April 6, 1692, died September, 1693 (Sir Thomas Lawrence, Secretary of the Province and President of the Council seems to have taken charge of affairs for a short time in September 1693.)

- 23. Sir Edmund Andros, Governor of Virginia, commissioned by Wm. and Mary, March 3, 1692 to act as Governor in case of absence of Copley and death of Nicholson, took possession of the Government September 25, 1693. (He left Colonel Nicholas Greenberry, President of the Council, as his deputy until May 1694 when Sir Thomas Lawrence was reinstated).
- 24. Francis Nicholson, commissioned by William and Mary, February 24, 1692, to succeed Copley in event of his death or absence, recommissioned February 10, 1693-4, assumed authority July 26, 1694.
- 25. Nathaniel Blaikston, commissioned by William, October 19, 1698, assumed authority January 2, 1698-9.
- 26. Thomas Tench, President of the Council, left in charge of the government when Blaikston sailed for England June 30, 1702.
- 27. John Seymour, commissioned by the Crown February 12, 1702-3, took charge of the government April 12, 1704; died July 30, 1709.
- 28. Edward Lloyd, President of the Council, was so chosen by the Council on Seymour's death, as Francis Jenkins, the first member of the Council took no action.
- 29. Captain John Hart, commissioned by the Crown January 17, 1714, recommissioned by the Lord Proprietary May 30, 1715, arrived in the Province May 29, 1714. He went to England in May 1620 leaving Thomas Brooke, President of the Council in charge of affairs.
- 30. Captain Charles Calvert, cousin of the Proprietary, commissioned by him February (?) 1719-20 arrived in the Province as early as October 1720.
- Benedict Leonard Calvert, commission dated March 24, 1726-7, took oath of office July 3, 1727.
- 32. Samuel Ogle, commission dated September 16, 1731, took oath of office December 7, 1731.
- 33. Charles Calvert, Lord Proprietary, in person, December 11, 1732.
- 34. Samuel Ogle, commission dated June 20, 1733, took oath of office July 11, 1733.
- 35. Thomas Bladen, commission dated April 19, 1742, took oath of office August 23, 1742.
- 36. Samuel Ogle, commission dated October 3, 1746, took oath of office March 16 1746-7.
- 37. Benjamin Tasker, President of the Council, took oath of office May 4, 1752, the day after Ogle's death.
- 38. Horatio Sharpe, commissioned March 17, 1753, took oath of office August 10, 1753.
- 39. Captain Robert Eden, brother-in-law of the Proprietary, commissioned August 1, 1768 arrived in the Province June 1769. (During his absence in England from May 28 to November 8, 1774 Richard Lee, President of the Council acted as Governor). Eden left Annapolis June 26, 1776 and Lee was titular governor, until the Province formally declared its independence of Great Britain July 3, 1776.

DURING THE YEARS 1774 TO 1776, MORE AND MORE OF THE POW-ERS OF GOVERNMENT CAME TO BE EXERCISED BY POPULAR BODIES THOUGH THE AUTHORITY OF THE GOVERNOR WAS STILL ACKNOWLEDGED UNTIL EDEN'S DEPARTURE. THESE POPULAR BODIES WERE:

Provincial Conventions-Chosen by the Freemen.

June 22-25, 1774	.Matthew Tilghman	President
	Matthew Tilghman	
Dec. 8-12, 1774	John Hall	President
April 24—May 3, 1775	Matthew Tilghman	President
July 26-Aug. 14, 1775	Matthew Tilghman	President
Dec. 7, 1775-Jan. 18, 1776	Matthew Tilghman	President
May 8—July 6, 1776	Charles Carroll, Barrister	President
Aug. 14-Nov. 11, 1776	Matthew Tilghman	President

Councils of Safety Exercising Power in the Intervals Between Conventions.

Aug. 14, 1775, (first met Aug. 29.) This and all other Committees served from the close of the convention at which they were elected to the close of the one next succeeding. Eight were from each shore of the bay. Daniel of St. Thomas Jenifer, President; Matthew Tilghman; Thomas Johnson; Thomas Smyth; Henry Hooper; William Paca; John Beale Bordley, (declined to serve); Richard Lloyd; Edward Lloyd; James Hollyday; Charles Carroll, Barrister, Charles Carroll of Carrollton; Thomas Stone; Samuel Chase; Robert Alexander and Robert Goldsborough.

Jan. 17, 1776, (first met Jan. 18,) Daniel of St. Thomas Jenifer, President; Charles Carroll, Barrister; John Hall; Benjamin Rumsey; James

Tilghman; Thomas Sniyth; Thomas Bedingfield Hands.
May 25, 1776, (first met May 27,) Daniel of St. Thomas Jenifer, President; Charles Carroll, Barrister; John Hall; Benjamin Rumsey; George Plater; James Tilghman; Thomas Smyth; Thomas Bedingfield Hands; William Hayward.

July 5, 1776, (first met July 6,) Daniel of St. Thomas Jenifer, President; John Hall; George Plater; Charles Carroll, Barrister; Benjamin Rumsey; Thomas Smyth; James Tilghman; Joseph Nicolson, Jr; Thomas Bedingfield Hands, (declined and Nicholas Thomas appointed

in his place Sept. 17, 1776).

Nov. 10, 1776, (first met Nov. 12,) served until March 20, 1777. March 21, Senate adopted a resolution, followed by the House on the 22nd, dissolving the Council of Safety because the new government was organized. The Legislature had been in session since Feb. 5. Daniel organized. The Legislature had been in session since Feb. 5. Daniel of St. Thomas Jenifer; John Hall; George Plater; Brice Thomas Beale Worthington; Joseph Nicholson; Charles Graham (declined); James Tilghman, (declined); William Rumsey, (declined); Thomas Contee, (chosen to fill Graham's place); Samuel Wilson, (chosen to fill Tilghman's place); William Hemsley, (chosen to fill Rumsey's place, declined); James Lloyd Chamberlaine (appointed by Council Jan. 3, 1777, to fill Hemsley's place, declined); Turbutt Wright, (appointed by Council Feb. 3, 1777 to fill Chamberlaine's place).

STATE GOVERNORS.

Elected Annually by the Legislature, with an Executive Council.

1777-Thomas Johnson. 1788 - John Eager Howard. 1779—Thomas Sim Lee. 1782—William Paca. 1791-George Plater. 1792-Thomas Sim Lee. 1785-William Smallwood. 1794-John H. Stone.

William Grason Francis Thomas Thomas G. Pratt	1819—Samuel Sprigg. 1822—Samuel Stevens, Jr. 1825—Joseph Kent. 1828—Daniel Martin. 1829—Thomas King Carroll. 1830—Daniel Martin. 1831—George Howard, (acting.) 1832—George Howard. 1833—James Thomas. 1835—Thomas W. Veazey. stitution of 1838, for Three Years. Queen Anne's County
Enoch Louis Lowe Elected Under the Constitut.	
Thomas Watkins LigonThomas Hollyday HicksAugustus W. Bradford	Howard County
Thomas Swann	Baltimore City
Elected Under the Constitut	ion of 1867, for Four Years.
Wm. Pinkney Whyte James Black Groome John Lee Carroll William T. Hamilton Robert M. McLane Henry Lloyd Elihu E. Jackson Frank Brown	Prince George's County 1868 Baltimore City 1872 Cecil County 1874 Howard County 1876 Washington County 1880 Baltimore City 1884 Dorchester County 1885 Wicomico County 1888 Carroll County 1892 Allegany County 1896 Worcester County 1900
SECRETARII	ES OF STATE.
John W. Culbreth. 1838 Cornelius McLean. 1839 James Murray. 1840 Thomas Wright. 1841 John C. Legrand 1842 John N. Watkins 1844 W. Van Buskirk. 1844 William T. Wooten 1845 Richard C. Hollyday. 1848 John Nick Watkins. 1849 Thomas H. O'Neal 1851 John Randolph Quinn 1853 Nathaniel Cox. 1854 Jonathan Pinkney 1857 James R. Partridge 1858	Grason Eichelberger. 1861 William B. Hill. 1862 John M. Carter 1866 R. C. Hollyday. 1859 John T. Mason. 1872 R. C. Hollyday. 1883 James T. Briscoe. 1886 R. C. Hollyday. 1884 Geo. B. Milligan. 1884 Edward W. LeCompte. 1886 William T. Brantly. 1893 Edwin Gott. 1894 Richard Dallam. 1896 Geo. E. Loweree. 1899 Wilfred Bateman. 1900

COMPTROLLERS.

1853—Henry E. Bateman. 1870—1876—1878—1878—1856—William Pinkney Whyte. 1878—1878—1884—1861—Dennis Claude. 1884—1884—1886—Abram Lingan Jarrett. 1892—1862—Samuel Snowden Maffit. 1896—1864—Henry Holliday Golds—1898—1898—1898—1898—1898—1898—1898—189	1867—William J. Leonard. 1870—Levin Woolford. 1878—Thomas J. Keating. 1884—J. Frank Turner. 1888—L. Victor Baughman. 1892—Marion deKalb Smith. 1896—Robert P. Graham. 1898—Phillips Lee Goldsborough. 1900—Joshua W. Hering.		
TREASURERS OF THE WEST: SHORES.	ERN AND EASTERN		
WESTERN SHOR	P.F.		
Thomas Harwood, Jr. Benjamin Harwood. George Mackubin James S. Owens. Dennis Claude.			
Eastern Shor			
William Hindman It appears that there was an interim in t Eastern Shore at this period. Land War urer of the Western Shore receipted for moon the Eastern Shore, contrary to the usual Henry Dickinson Another interim in the incumbents of the William Richardson John K. B. Emory William K. Lambkin J. H. Harris	lie office of Treasurer of the rants showing that the treas- oney received for public land al custom		
Pere Robinson	1842 to 1843		
Dennis Claude	S. Gittings		
ATTORNEYS GENERAL O			
Luther Martin William Pinkney John Thomas Mason John Johnson John Montgomery Luther Martin Nathaniel Williams, Assistant Attorney-G Thomas B. Dorsey Thomas Kell. Roger B. Taney	1805 1806 1806 1806 1811 1818 1820 1822 1824		

Josiah Bayley 1831 George R. Richardson 1845 Robert J. Brent 1851 Alexander Randall 1864 Isaac D. Jones 1867 Andrew K. Syester 1871 Charles J. M. Gwinn 1875 Charles B. Roberts 1883 William Pinkney Whyte 1887 John P. Poe 1891 Harry M. Clabaugh 1896 George R. Gaither, Jr 1899 Isidor Rayner 1900
THE LAND OFFICE.
John Lewger, Member of the Council, Officer in charge of land
grants, etc
In 1680 the Land Office was created, with a Register on each Shore.
John Llewellin, Register for Western Shore. Vachel Downes, Register for Eastern Shore. Henry Darnal, Register
The Constitution of 1851 created the office of Commissioner of the Land Office.
James Murray. 1852 William L. W. Seabrook. 1857 George L. L. Davis. 1868 William R. Hayward. 1869 J. Thomas Scharf. 1884 Philip D. Laird. 1892 Wm. O. Mitchell. 1896 E. Stanley Toadvine 1900

LIBRARIANS	\mathbf{OF}	MARYI	AND.
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David Ridgely. J. H. T. Magruder. Richard Swann.	1842
Henry E. Bateman	1852
Wm. Harwood	1853
Thomas I. Marshall	1856
Llewellyn Boyle	1857
E. M. Shipley	1861
H. P. Jordan	1863
Henry A. Silver	1868
John H. T. Magruder	1870
Edmund P. Duval	1880
Luther H. Gadd	1892
Mrs. Anne Burton Jeffers	1896
STATE TAX COMMISSIONERS OF MARYLA	ND.
Levin Woolford Frank T. Shaw Thomas J. Keating. Robert P. Graham	1890
Aubert 1. Granam,	

CABINET APPOINTMENTS.

Maryland has received the following Cabinet appointments in the successive administrations of the Federal Government.

Washington's Administration-

Secretary of the War and Navy, James McHenry, January 27th, 1796.

Washington's Second Administration-

James McHenry continued in office.

Secretary of the Navy, Benjamin Stoddert, May 21st, 1798.

Jefferson's Administration-

Benjamin Stoddert continued in office until January 26th, 1802, when Robert Smith was appointed to the position.

Madison's Administration-

Secretary of State, Robert Smith, March 6th, 1809. Attorney-General, William Pinkney, December 11th, 1811.

Monroe's Administration-

Attorney-General, William Wirt, December 15th, 1817.

Jackson's Administration-

Attorney-General, Roger B. Taney, 1831, and Secretary of the Treasury, 1833.

Harrison's Administration-

Attorney-General, John Nelson, January 2d, 1844.

Taylor's Administration-

Secretary of the Navy, John P. Kennedy, 1852. Attorney-General, Reverdy Johnson, March 7th, 1849. Buchanan's Administration-

Secretary of the Treasury, Philip F. Thomas, December 1860.

Lincoln's Administration-

Postmaster-General, Montgomery Blair, March, 1861.

Grant's Administration-

Postmaster-General, John A. J. Creswell, March 5th, 1869.

McKinley's Administration-

Postmaster-General, James A. Gary, March, 1897.

DELEGATES TO THE COLONIAL CONGRESS, 1765. William Murdock, Thomas Ringgold, Edward Tilghman.

SIGNERS OF DECLARATION OF INDEPENDENCE, 1776. Samuel Chase, William Paca, Charles Carroll of Carrollton, Thomas Stone.

SIGNERS OF ARTICLES OF CONFEDERATION, 1781. John Hanson, Daniel Carroll.

SIGNERS OF FEDERAL CONSTITUTION, 1787.

James McHenry, Daniel Carroll, Daniel, of St. Thomas Jenifer.

MARYLAND IN CONGRESS.

CONTINENTAL CONGRESS, 1774 TO 1788.

The sessions of	the Continental	Congress were as follows:
September	5th, 1774	Philadelphia.

Philadelphia.
Baltimore.
Philadelphia.
Lancaster, Pa.
York, Pa.
Philadelphia.
Princeton, N. J.
Annapolis.
Trenton, N. J.
ereafter on the first
option of the Constitu-
New York.

DELEGATES FROM MARYLAND

THE PARTY OF THE P	
Alexander, Robert1775-'77.	
Carmichael, William1778–'80.	
Carroll, Charles of Carrollton1776-'78.	
Carroll, Daniel	
Chase, Jeremiah Townley	
Chase, Samuel	
Contee, Benjamin	
Forbes, James	
Forrest, Uriah1786-'87.	
Goldsborough, Robert	
Hall, John1775-'76, 1783-'84	
*Hanson, John1781-'83.	
Harrison, William1785-'87.	

^{*}President, 1781.

Hemsley, William1782-'84.
Henry, John
Hindman, William1784-'87.
Howard, John Eager1787-'88.
Jenifer, Daniel, of St. Thomas1778-'82.
Johnson, Thomas1775-'77.
Lee, Thomas Sim1783–'84.
Lloyd, Edward1783-'84.
McHenry, James1783-'86.
Martin, Luther 1784-'85.
Mercer, John F1782
Paca, William1774-'79.
Plater, George
Potts, Richard
Ramsay, Nathaniel1785-'87.
Ridgely, Richard1785–'86.
Rogers, John1775-'76.
Ross, David
Rumsey, Benjamin1776-'78.
Scott, Gustavus
Seney, Joshua1787-'88.
Smith, William777-'78.
Stone, Thomas
Tilghman, Matthew1774-'77.
Wright, Turbett

UNITED STATES SENATORS.

Name.	County.	Years.
CARROLL, CHARLES	Anne Arundel	1789-1792
Chambers, Ezekiel	Kent	1826-1834
Creswell, John A. J	Cecil	1865-1867
Dennis, George R		
Gibson, Charles H	1 a100t	1891–1897 (1812–1810
Goldsborough, Robert H	Dorchester	1825-1836
Gorman, Arthur Pue	Howard	1881–1899
Groome, James Black	Cecil	1879–1885
Hamilton, William T		
Hanson, Alexander Contee	Baltimore	1816-1819
Harper, Robert Goodloe		
Hicks, Thomas Hollyday		
HINDMAN, WILLIAM		
HOWARD, JOHN EAGER		
Johnson, Reverdy	Baltimore City	1845-1849
Kennedy, Anthony		
Kent, Joseph Kerr, John Leeds		
LLOYD, EDWARD		
Lloyd, James		
McComas, Louis Emery		
Merrick, William D		
Pearce, James Alfred		
Pinkney, William	Baltimore City	.1819-1822
Pratt, Thomas G	Prince Ceorge's	1850-1857
Reed, Philip		

SMITH, SAMUEL	Baltimore	1803-1815
Spence, John S	Dorchester	1837-1841
Stewart, David	Baltimore City	1849-1850
Swann, Thomas*	Baltimore City	1867
Thomas. Philip Ft	Talbot	1867
Vickers, George	Ke11t	1868-1873
Wellington, George L	Allegany	1897-1903
Whyte, William Pinkney	Baltimore City	\$ 1868-1869 \$ 1874-1881
Wilson, Ephraim K	Worcester	1885-1801
Wright, Robert	Talbot	1801–1806

REPRESENTATIVES FROM MARYLAND.

Name.	Congress.	Year.
Albert, William J	43	1873-1875
Archer, John	7-9	1801-1807
Archer, Stephenson	12-14, 16	\ 1811-1817 \ 1819-1821
Archer, Stevenson	40-43	1867-1875
Baer, George	5, 6, 14	{ 1797-1801 { 1815-1817
Baker, William B	54-56	1895-1901
Barber, Isaac Ambrose	55	1897-1899
Barney, John	19	1825-1827
Bayley, Thomas	15-17	1817-1823
Blakeney, Albert A	57	1901-1903
Booze, William S	55	1897-1899
Bowie, Richard I	31, 32	1849-1853
Bowie, Thomas F	34, 35	1857-1859
Bowie, Walter	7, 8	1802-1805
Brattan, Robert F	53	1893-1895
Brengle, Francis	28	1843-1845
Brown, Elias	21	1829-1831
Brown, John	11	1809-1810
Brown, John B	52	1893-1895
Calvert, Charles B.	37	1861-1863
Campbell, John	7-11	1801-1811
Carmichael, Richard B	23	1833-1835
Carroll, James	26	1839-1841
Causin, John M. S	28	1843-1845
Chapman, A. G	47	1881-1883
Chapman, John G	29, 30	1845-1849
Christie, Gabriel	3, 4, 6	\$ 1793-1797 \$ 1799-1801
Coffin, Charles E	53, 54	1893-1897
Cole, William H	49	1885-1887
		§ 1885-1889
*Compton, Barnes	49~53	(1891-1895
Constable, Albert	29	1845-1847
CONTEE, BENJAMIN		1789-1791
Cottman, Joseph S	32	1851 1853
Covington, G. W	47, 48	1881-1885
	, 47, 40	1001-1005

^{*}Unseated from Fifty-first Congress in favor of S. E. Mudd.

^{*}Declined. †Not admitted on account of alleged disloyalty. Names in small caps are of those who served also in the Continental Congress.

Name.	Congress.	Year.
Covington, Leonard	• 9	1805-1807
Cowen, John K	54	1895-1897
Crabb, Jeremiah	4	1795-1796
Craik, William	4-7	1796-1801
Creswell, John A. J	38	1863-1865
Crisfield, John W	30, 37	1847-1849
		(1861-1863
Culbreth, Thomas	15, 16	1817-1821
Davis, Henry Winter	34-36, 38	\ 1855-1861 \ 1863-1865
Dennis, John	25, 26	1837-1841
Dennis, Littleton P.	23	1833-1834
Denny, James	56	1899-1901
Dent, George	3-6	1793-1801
Dorsey, Clement	19-21	1825-1831
Duvall, Gabriel	3, 4	1794-1796
Edwards, Benjamin	3	1794-1795
Evans, Alexander	30-32	1847-1853
Findlay, John V. L	48, 49	1883-1887
Franklin, John R.	3	1793-1794
Gale, George	33	1853-1855 1789-1791
Gale Levin	20	1827-1829
Gale, Levin	49-51	1885-1889
Goldsborough, Charles W	9-14	1805-1817
	7	(1813-1819
Goldsborough, Robert H	13.15, 24	1835-1836
Hambleton, Samuel	41, 42	1869-1873
Hamill, Patrick	41	1869-1871
Hamilton, William T	31-33	1849-1855
Hammond, Edward	31-32	1849-1853
Hanson, Alexander Contee Harris, Benjamin Gwinn	13, 14	1813-1816 1863-1865
Harris, J. Morrison	38, 39 34-36	1855-1861
Heath, James P.	23	1833-1835
Henkle, Eli J	44-46	1875-1881
Henry, Daniel M	45, 46	1877-1881
Henry, W. Laird	53, 3rd Sess.	1895
Herbert, John C	14, 15	1815-1819
Heyward, William H	18	1823-1825
Hillen, Solomon, Jr	26	1829-1841
HINDMAN, WILLIAMHoblitzell, Fetter S	2-5	1792-1799 1881-1885
Hoffman, Henry W	47, 48	1855-1857
Holton, Hart B	34 48	1883-1885
Transat Parisate O		(1829-1833
Howard, Benjamin C	21, 22, 24, 25	1835-1839
Hughes, George W	36	1859-1861
Jackson, W. H	57	1901-1903
Jenifer, Daniel	22, 24-26	1831-1833
	_ , _ ,	1835-1841
Johnson, William Cost	23, 25-27	\$ 1833-1835 \$ 1837-1842
Jones, Isaac D	27	(1837-1843 1841-1843
		(1837-1839
Kennedy, John Pendleton	25, 27, 28	1841-1845
Vant losath	10 10 17 17	1811-1815
Kent, Joseph	12, 13, 17-19	1821-1826

Name.	Commence	Trees
Kerr, John Bozman	Congress.	Year. 1840-1851
	31	1849-1851 ∫ 1825-1829
Kerr, John L	19, 20, 22	1831-1833
Kerr, Josiah Leeds	56	1900-1901
Key, Philip	2	1791-1793
Key, Philip BartonKimmell, William	10-12	1807-1813
Kunkel, Jacob M	45, 46 35, 36	1877-1881 1857-1861
Leary, Cornelius L. L	37	1861-1863
Lee, John	18	1823-1825
Ligon, Thomas Watkins	29, 30	1845-1849
Little, Peter	12, 14-20	1811-1813
LLOVD, EDWARD		(1816-1829 1806-1809
Long, Edward H	9, 10 29	1845-1847
Lowndes, Lloyd, Jr	43	1873-1875
Lowndes, Lloyd, Jr	48-51	1883-1891
McCreary, William	8-10	1803-1809
McCullough, Hiram	39	1865-1867
McDonald, John	55	1897-1899
McKaig, William M	55 52, 53	1897-1899 1891-1895
McKim, Alexander	11-13	1809-1815
		1823-1825
McKim, Isaac	18, 24, 25	(1835-1838
McLane, Robert M	30, 31	1847-1851
McLaue, Robert M Magruder, Patrick	46, 47	1879-1883 1805-1807
Martin. Robert N	9 19	1825-1827
Mason, John Thompson	27	1841-1843
Matthews, William	5	1797-1799
May, Henry	33, 37	1853-1855
MERCER, JOHN F		(1861-1863
Merrick, William M	2, 3 42	1792-1794 1871 - 1873
Miles, Joshua W	54	1896-1897
Mitchell, George E	18, 19, 21, 22	∫ 1823-1827
		1829-1832
Montgomery, John	10, 11	1807-1811
Moore, Nicholas R	8-11, 13, 14	1803-1811 1813-1816
M. 11 C 1 Th		1891-1893
Mudd, Sydney Emanuel	51, 55, 57	1897-1903
Murray, William Vans	2-4	1791-1797
Neal, Raphael	16-18	1819-1825
Nelson, John	· 17 8-11	1821-1823 1804-1810
Nicholson, Joseph Hopper	6-9	1799-1806
O'Brien, William J	43, 44	1873-1877
Page, Henry	52	1891-1893
Pearce, James Alfred	24, 25, 27	§ 1835-1839
	* File 1	1841-1843
Pearre, George Alexander Perry, Thomas	56, 57 29	1899-1903 1845-1847
	and the second second	(1816-1819
Peter, George	14, 15, 19	1825-1827
Phelps, Charles E	39, 40	1865-1869
Pinkney, William	1, 2, 14	1789-1792 1815-1816
		(1015-1010

Name.	Congress.	Year.
Plater, Thomas	7, 8	1801-1805
Preston, Jacob A	28	1843-1845
Randall, Alexander	27	1841-1843
Rayner, Isidor	50, 52, 53	1887-1889
7,,	0,0,00	(1891-1895
Reed, Philip	15, 17	\ 1817-1819 \ 1821-1823
	24 25	1855-1859
Ricaud, James B	34, 35	§ 1810-1815
Ringgold, Samuel	11-14, 15, 16	1817-1821
Ritchie, John	42	1871-1873
Roberts, Charles B	44, 45	1875-1879
Roman, James D	30	1847-1849
Rusk, Harry Welles	49-54	1887-1897
Schirm, Charles R	57	1901-1903
Semmes, Benedict J	21, 22	1829-1832
SENEY, JOSHUA	I	1789-1792
Sewell, James	27	1842-1843
Shaw, Frank T	49-50	1885-1889
Sheredine, Upton	2	1791-1792
Showers, Jacob	33	1853-1855
Smith, John Walter	56 I	1899 1789-1791
SMITH, WILLIAM	•	(1841-1843
Sollers, Augustus R	27, 33	1853-1855
C. T. T. C.	0	1823-1825
Spence, John S	18, 24-26	1836-1840
Spence, Thomas A	28	1843-1845
Spencer, Richard	2 I	1829-1831
Sprigg, Michael C	20, 21	1827-1831
Sprigg, Richard	4, 5, 7	1796-1799
		(1801-1802
Sprigg, Thomas	3, 4	1793-1796
Steele, John N	24	1835-1837
Sterrett, Samuel	2	1791-1793 1849-1850
Stewart, James A	31 34-36	1855-1861
Stockbridge, Henry, Jr	51	1889-1891
Stoddart, John T	23	1833-1835
Stoddart, John T Stone, Frederick	40, 41	1867-1871
Stone, Michael	I	1789-1791
Strudwick, William E	4	1796-1797
Stuart, Philip	12-15	1811-1819
Stump, Herman Swann, Thomas Talbott, J. Frederick C	51, 52	1889-1893
Swann, Thomas	41-45	1869-1879
Tarbott, J. Frederick C	46-48	1879-1885 § 1831-1841
Thomas, Francis	22-26, 37-40	1863-1869
Thomas, John C	. 6	1799-1801
Thomas, John L., Jr	39	1865-1867
Thomas, Philip Francis	26	1839-1841
Thomas, Philip F	44	1875-1877
Turner, James	23, 24	1833-1837
Urner, Milton G	46, 47	1879-1883
Van Horne, Archibald	10, 11	1807-1811
Vansant, Joshua Wachter, Frank C	33	1853-1855
	.56, 57	. 1899-1903
Walsh, Thomas Y	32	1851-1853
Walsh, William	44, 45	1875-1879
Warfield, Henry R	16-18	1819-1825

Name.	Congress.	Year.
Washington, George C	20-22, 24	{ 1827-1833 } 1835-1837
Webster, Edwin H	36-39	1859-1865
Weems, John C	19, 20	1826-1829
Wellington, George L	54	1895-1897
Wethered, John	28	1843-1845
Williams, James W	27	1841-1842
Wilson, E. K	20, 21	1827-1831
Wilson, Ephraim K	43	1873-1875
Worthington, J. T. H	22, 25, 26	∫ 1831-1833
	, -3,	1837-1841
Worthington, Thomas C	19	1825-1827
Wright, Robert	11-14, 17	{ 1810-1817 { 1821-1823

Names in small caps are of those who served also in the Continental Congress; those in italics served also in the Senate.

UNITED STATES SENATORS FROM MARYLAND.

George L. Wellington	Allegany County1903	3.
Louis E. McComas	Washington County1905	5.

UNITED STATES CONGRESSMEN FROM MARYLAND.

William H. Jackson	Wicomico County	1903.
Albert A. Blakeney	Baltimore County	1903
Frank C. Wachter	Baltimore City	1903
Charles R. Schirm	Baltimore City	1903
Sydney E. Mudd		
George A. Pearre	Allegany County	I903.

CONGRESSIONAL REPRESENTATION AND DISTRICTS

Maryland is entitled to six Representatives in the Congress of the United States, one for each of the Districts.

The boundaries of the Districts are as follows:

The First Congressional District is composed of Worcester County, Somerset County, Wicomico County, Dorchester County, Talbot County,

Queen Anne's County, Caroline County and Kent County.

The Second Congressional District is composed of the Twelfth, Sixteenth, Seventeenth and Eighteenth Wards of Baltimore City, of Cecil County, Harford County, Carroll County, and the Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, Twelfth, Fourteenth and Fifteenth Election Districts of Baltimore County

The Third Congressional District is composed of the first, second, third, fourth, fifth, sixth, seventh, eighth and ninth wards of Balti-

more City.

The Fourth Congressional District is composed of the tenth, eleventh, thirteenth, fourteenth, fifteenth, nineteenth, twentieth, twenty-first, and twenty-second wards of Baltimore city.

The Fifth Congressional District is composed of St. Mary's county, Charles county, Calvert county, Prince George's county, Anne Arundel county, including the city of Annapolis, Howard county, the first and thirteenth election districts of Baltimore county, and the twenty-third and twenty-fourth wards of Baltimore city.

The Sixth Congressional District is composed of Allegany county, Garrett county, Washington county, Frederick county and Montgomery county.

(Act of 1898, chapter 388,)

MEMBERS OF THE LEGISLATURE-1902.

Allegany-Senator: David J. Lewis, (D)Cumberland
Allegany—Delegates: David W. Williams, (R)
Anne Arundel—Senator: Elijah W. Williams, (D)Armiger
Anne Arundel—Delegates: W. T. Leatherbury, (D) Galloways John A. Watts, (D) Odenton Fred L. Shipley, (D) Harman's James R. Brashears, (D) Aunapolis
Baltimore City—Senators: Lewis Putzel, (R)
Baltimore City—Delegates:
I. E. Melis, (R)400 S. Bond streetI. I. Bawsell, (R)108 S. Eutaw streetW. F. Pentz, (R)1646 E. Fayette street
G. W. Baumgartner, (R)
S. C. Little, (D) 2420 E. Baltimore street S. A. Foutz, (R) York Road
W. A. S Beasley, (R)
W. M. Kerr, (R)
P. J. Campbell, (D)
J. L. Hoffman, (R)
Joseph Hart, (R)
W. F. Broening, (R) 113 E. Montgomery street J. F. Mongan, (R) 1300 S. Charles street W. G. Henkel, (R) 1021 Light street
Baltimore County—Senator: John Hubner, (D)
Baltimore County—Delegates:
G. Y. Everhart, (D) Dickeyville E. E. Painter, (D) Owings' Mills E. L. Rogers, Jr., (D) Pikesville C. S. Slade, (D) White Hall Henry W. Knoebel, (D) Knoebel John Green, (D) North Point
Calvert—Senator: Charles I., Marsh, (R)Solomon's
Calvert—Delegates:
Oliver D. Sinnmons, (R)
Caroline—Senator: Harry A. Roe, (R)

Caroline—Delegates: W. W. Goldsborough, (D)
Carroll—Senator: J. E. Beasman, (D)
J. W. Fuss, (D) Union Bridge H. J. Hoffacker, (D) Manchester C. J. H. Ganter, (R) Manchester H. F. Baer, (R) Tannery
Cecil—Senator: H. M. McCullough, (R)
Cecil—Delegates: Bennett Steele, (D)
G. W. Cosden, (D)
Charles—Senator: George T. C. Gray, (R)
Charles—Delegates: J. DeB. Walbach, (R)
Dorchester—Senator:
W. F. Applegarth, (D)
Tilghman R. Hackett, (D)Eldorado
James S. Shepherd, (D)
B. J. Linthicum, (D)
Jacob Rohrback, (D)Frederick Frederick—Delegates:
Thomas Hightman, (R)
A. W. Nicodemus, (R) Buckeystown
W. H. Harry, (R) Fréderick J. P. T. Mathias, (R) Thurmont
Garrett—Senator: Robert A. Ravenscroft, (R)Accident
Garrett—Delegates: Patrick E. Finzel, (R)
Charles A. Ashby, (R)Crellin
Harford—Senator: Thomas H. Robinson, (D)
Harford—Delegates: G. W. McComas, (D)Singer
Noble L. Mitchell. (D) Bel Air
Howard Proctor, (D)
Howard—Senator: William B. Peter, (D)
Howard—Delegates
John G. Rogers, (D) Ellicott City W. H. Forsythe, (D) Sykesville
Kent—Senator: James H. Baker, (R)
Kent—Delegates: Azariah M. Kendall, (R) Fairlee Thomas W. Trew, (R) Lankford

Montgomery—Senator:	
Spencer C. Jones, (D)	Rockville
Montgomery—Delegates:	
W. A. Johnston, (D)	.Kensington
C. H. Robertson, (D)	Rockville
Henry R. Benson, (D)	Grifton
Prince George's—Senator:	
Joseph S. Wilson, (D)Upp	er Marlboro
Prince George's—Delegates:	
Fred Dallam, (D)	Laurel
Robert W. Brooke, (D)	eat Pleasant
James P. Curley, (R)	nyattsville
Queen Anne's—Senator:	autei
James E. Kirwin, (D)	Chester
Oueen Anne's—Delegates:	
John T. Norman, (D)	Kent Island
William Otho Thomas, (D)	Sudlersville
James T. Bright, (D)	Centreville
Somerset—Senator:	0 1 6 11
L. E. P. Dennis, (R) Somerset—Delegates:	Crisheld
A. Lincoln Dryden, (R)	Crisfield
Joseph Muir, (R)Lowe	er Fairmount
W. T. Giles, (D)P	rincess Anne
St. Mary'sSenator:	
James J. Greenwell, (D)	Beauvue
St. Mary's—Delegates: T. L. Mattingly, (D)	Leonardtorne
Charles S. Grason, (D)	St. Inigoes
Talbot—Senator:	
Robert B. Dixon, (R)	Easton
Talbot—Delegates:	0.0.1
W. H. Myers, Jr., (D) N. S. Callahan, (D)	Uxford
Perry C. Benson, (R)	Royal Oak
Washington—Senator:	•
B. Abner Betts, (D)	Chewsville
Washington-Delegates:	
Charles G. Biggs, (R)	Sharpsburg
Joseph W. Wolfinger, (R) H. K. Startzman, (R)	Smithsburg
B. F. Charles, (R)	Rig Spring
W. M. Newcomer, (R)	Benevola
Wicomico—Senator:	
Marion V. Brewington, (D)	Salisbury
Wiconico-Delegates:	
A. L. Jones, (D)	Quantico
J. Cleveland White, (D) Franklin B. Culver, (D)	Tyackin
Worcester—Senator:	Lyaskill
John P. Moore, (D)	Snow Hill
Worcester—Delegates:	
L. W. Onley, (D)	
E. J. Dirickson, (D) E. Fillmore Merrill, (D)	Berlin
μ. Filimore Merrin, (D)	rocomoke

State Government, 1901.

EXECUTIVE DEPARTMENT—Annapolis.

EXECUTIVE DEFINITION TO THE PROPERTY OF THE PR
Name of Office. Residence. Term Expires.
Governor, John Wälter Smith
Secretary to the Governor, Samuel King Dennis
Carl HardyAnne Arundel County
Stenographer, Miss Mary M. BrattenWorcester County
Messenger, Samuel W. BrooksAnne Arundel County
The Governor is elected by the people for a term of four years from the second Wednesday in January next ensuing his election; the Secretary of State is appointed by the Governor and holds his office until the end of the term of the Governor; the other officers are appointed by the Governor and hold their office during his pleasure.
GOVERNOR'S STAFF.
The Governor appoints one Quartermaster General, one Chief of Ordnance, one Inspector General, one Surgeon General, one Judge Advocate General, all of whom shall have the rank of Brigadier General, and ten Aids with the rank of Colonel, who with the Adjutant General constitute the Governor's staff. (Chapter 89, 1896).
Governor and Commander-in-Chief, John Walter SmithSnow Hill.
Adjutant General, , Major-General John S. SaundersBaltimore.
GENERAL STAFF.
Quartermaster General, Brigadier General Charles A. Chipley
Chief of Ordnance, Brigadier General Murray VandiverHavre de Grace.
Judge Advocate General, Brigadier General Francis E. Waters Baltimore.
Inspector General, Brigadier General L. Victor BaughmanFrederick.
Surgeon General, Brigadier General John B. SchwatkaBaltimore.
AIDS-DE-CAMP.
Colonel Charles GoldsboroughBaltimore.Colonel George M. UpshurBaltimore.Colonel John WatersBaltimore.Colonel Arthur P. Gorman, JrBaltimore.Colonel Israel RosenfeldBaltimore

Colonel Robert TaylorCatonsville.Colonel Albert W. SiskPreston.Colonel W. Laird HenryCambridge.Colonel John P. MooreSnow Hill.Colonel Arthur D. FosterBaltimore.		
BOARD OF PUBLIC WORKS. Governor, John Walter Smith		
Treasurer, Murray Vandiver		
JUDICIARY DEPARTMENT.		
COURT OF APPEALS.		
Terms: Second Monday in January and first Monday in April and October.		
Chief Judge, James McSherry Frederick County 1902 Associate Judges, Henry Page Queen Anne's County 1908 James Alfred Pearce Kent County 1912 David Fowler Baltimore County 1904 A. Hunter Boyd Allegany County 1908 I. Thomas Jones Howard County 1914 John P. Briscoe Calvert County 1906 Samuel D. Schmucker Baltimore City 1914 Reporter, William T. Brantly Baltimore City Clerk, J. Frank Ford* St. Mary's County 1901 J. Frank Turner* Talbot County 1901 Thomas Parran Calvert County 1907 Deputy Clerk, Vinton Clayton Anne Arundel County Crier, John Whittington Anne Arundel County		
CIRCUIT COURTS-FIRST JUDICIAL CIRCUIT.		
Worcester, Somerset, Dorchester and Wicomico Counties.		
Henry Page, C. J.Queen Anne's County.1908Henry Lloyd.Dorchester County.1908Charles F. Holland.Wicomico County.1916		
SECOND CIRCUIT.		
Caroline, Talbot, Queen Anne's, Kent and Cecil Counties.		
James Alfred Pearce, C. J.Kent County.1912Edwin H. BrownQueen Anne's County.1916William R. MartinTalbot County.1912		
*Died February 26, 1901.		

[†]Appointed by the Court to fill the unexpired term of Mr. Ford.

THIRD CIRCUIT.

Baltimore and	Harford	Counties.
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Baltimore and Harford Counties.
David Fowler, C. J Baltimore County 1904 James D. Watters Harford County 1902 N. Charles Burke Baltimore County 1904
FOURTH CIRCUIT.
Allegany, Washington and Garrett Counties.
A. Hunter Boyd, C. J. Allegany County. 1908 David W. Sloan Allegany County. 1910 Edward Stake Washington County 1906
FIFTH CIRCUIT.
Carroll, Howard and Anne Arundel Counties.
I. Thomas Jones, C. J. Howard County 1914 James Revell Anne Arundel County 1908 William H. Thomas Carroll County 1916
SIXTH CIRCUIT.
Montgomery and Frederick Counties.
James McSherry, C. J.Frederick County.1902James B. Henderson.Montgomery County.1910John C. Motter.Frederick County.1912
SEVENTH CIRCUIT.
Prince George's, Charles, Calvert and St. Mary's Counties.
John P. Briscoe, C. J.Calvert County1906George C. MerrickPrince George's County1912J. Parran CraneSt. Mary's County1912
EIGHTH CIRCUIT.
Baltimore City.
Samuel D. Schmucker, C. JBaltimore City1914
SUPREME BENCH OF BALTIMORE CITY.
Henry D. Harlan, C. J. Baltimore City 1904 Pere L. Wickes Baltimore City 1908 Albert Ritchie Baltimore City 1908 Charles E. Phelps Baltimore City 1912 John Upshur Dennis Baltimore City 1902 Daniel Giraud Wright Baltimore City 1903 John J. Dobler Baltimore City 1909 Henry Stockbridge, Jr Baltimore City 1911 George M. Sharp Baltimore City 1912
SUPERINTENDENT PUBLIC BUILDINGS AND GROUNDS-
Annapolis.
Superintendent, Charles H. Haslup

Janitor at State House,
John CornishAllegany County
Day Watchman, Arthur E. Burbage Worcester County
Night Watchman.
Michael Moore
W. D. McCready Somerset County
Thomas F. Monday Montgomery County
Carl BraunsBaltimore City
J. Philip BeallAnne Arundel County
Laborer at Mansion,
Charles McPhersonAnne Arundel County
Janitor Court of Appeals, William M. BoucherAnne Arundel County
The Governor appoints the above officers, who hold office during his
pleasure. (P. G. L., Art. 41, Sec. 18.)
The Superintendent of Public Buildings and Grounds is the Custo-
dian of the State Buildings and grounds at Annapolis, and has charge of all matters pertaining to the lighting, heating and repairing of the
property.
ADJUTANT-GENERAL'S OFFICE—Annapolis.
Adjutant-General,
John S. SaundersBaltimore City1904
Clerk.
M. Barratt Walker Baltimore City
The Adjutant-General is appointed by the Governor, by and with the advice and consent of the Senate, and holds his office for the term of the Governor and until the appointment and qualification of his successor; the Clerk is appointed by the Adjutant-General and holds
office during his pleasure.
COMPTROLLER'S OFFICE—Annapolis.
Comptroller, Joshua W. HeringCarroll County1904
Chief Clerk,
Benjamin F. CrouseCarroll County
Assistant Clerks, Harry J. Hopkins Talbot County
Miss Jeannette B. DrydenWorcester County
S. Frank Miles Somerset County.
Benjamin P. Butler Baltimore County
The Comptroller is elected by the people for a term of two years from the third Monday in January next ensuing his election; all other officers are appointed by the Comptroller and hold office during his pleasure.
TREASURER'S OFFICE-Annapolis.
State Treasurer.
Murray Vandiver
John Z. Bayless

Assistant Clerks, William H. May, Jr
TAX COMMISSIONER'S OFFICE—Annapolis.
State Tax Commissioner, Robert P. Graham
Clerks, Somerset R. Waters
The Tax Commissioner is appointed by the Governor, Comptroller and Treasurer for a term of four years from date of his qualification,
and Treasurer for a term of four years from date of his qualification, (the present incumbent qualified on March 1st, 1898); all other officers are appointed by the Tax Commissioner, and hold office during his
pleasure.
The Tax Commissioner is charged with the duty of valuing the capital stock of corporations for the purpose of taxation. He also has charge of the collection of taxes on distilled spirits. Surety Companies are required to report to the Tax Commissioner, and to obtain
from him a permit authorizing them to do business in this State.
I AND OFFICE Amadolis
LAND OFFICE—Annapolis.
Land Commissioner, E. Stanley ToadvinWicomico County1904 Chief Clerk,
George H. Shafer Anne Arundel County
Frank A. Bond Anne Arundel County
William L. Brewington Wicomico County
John F. O'Malley Howard County
The Commissioner of the Land Office is appointed by the Governor, by and with the advice and consent of the Senate, and holds his office during the term of the Governor by whom he is appointed; all other officers are appointed by the Commissioner, and hold office during his
pleasure.
STATE LIBRARY—Annapolis.
State Librarian, Mrs. Anne Burton JeffersAnne Arundel County1904
Indexer and Cataloguer, Louis H. Dielman
The State Librarian is appointed by the Governor, with the consent of the Senate, and holds office during his pleasure. The Indexer and Cataloguer is appointed by the Governor by and with the advice of the Library Committee, for two years. (Chapter 271, 1900).
BUREAU OF INDUSTRIAL STATISTICS—Merchants' National Bank Building, Baltimore.
Chief of Industrial Bureau, Thomas A. Smith
Clerk, J. G. SchonfarberBaltimore City
The Chief of the Industrial Bureau is appointed by the Governor,
with the consent of the Senate, for two years from the first Monday in

May; all other officers are appointed by the Chief of Bureau, and hold office during his pleasure. (Chapter 29, 1892).

The Industrial Bureau is charged with the collection, classification and arrangement of information concerning the various industries of the State and the needs thereof; and with the annual publication of the data so obtained.

BUREAU OF IMMIGRATION—Mer. Nat. Bank Bldg., Baltimore.
President, Charles N. HargettFrederick County1902
Superintendent, Hattersly W. TalbottMontgomery County1902
Commissioner, J. W. Kerr
Secretary, Herman BadenhoopBaltimore City
The Governor appoints, with the consent of the Senate, one President one State Superintendent and one Commissioner of Immigration

dent, one State Superintendent and one Commissioner of Immigration, which composes the Bureau of Immigration, for a term of two years from the first Monday in May; the Secretary is appointed by the Board. (Chapter 282, 1898).

The Bureau of Immigration is established for the purpose of encouraging immigration to this State. The Bureau is required to prepare and distribute maps, pamphlets and other printed matter pertaining to the resources of the State, the shipping and marketing facilities.

The Bureau makes an annual report to the Governor.

INSURANCE COMMISSIONER—Mer. Nat. Bank Bldg., Baltimore. Insurance Commissioner, Lloyd Wilkinson...... Worcester County......1904 Deputy, George W. Truitt. Roland Park..... Assistant Clerks, E. S. Hargis.....

W. B. Usilton..... The Insurance Commissioner is appointed by the Board of Public Works, for a term of four years from date of qualification, and until his successor is qualified; all other officers are appointed by the Insurance Commissioner and hold office during his pleasure. (Chapter 700, 1900).

The Insurance Commissioner has charge of the enforcement of the

life, fire and marine Insurance Laws of the State.

UNIFORM LAWS COMMISSION.

Commissioners, George R. Gaither, Jr.....Baltimore City.....1904 Milton G. Urner.....Frederick County.....1904

The Governor appoints three for a term not to exceed four years' (Chapter 264, 1896).

The Commissioners for the Promotion of Uniformity of Legislation in the United States are required to examine the subjects of marriage and divorce, insolvency and other subjects, and to ascertain the best means to effect an assimilation and uniformity in the laws of the States. The Board is required to report to the Legislature.

COMMISSIONERS FOR THE REVISION OF THE BANKING LAWS.

Edward H. Thomson	Baltimore City.
William H. Conkling	Baltimore City.
John A. Tompkins	Baltimore City.
Edwin Warfield	Baltimore City.
Alexander Neill	Washington County.
John J. Kelly	Baltimore City.
Randolph Barton	Baltimore City.

The Governor appoints seven, one shall be a President of a State Bank; one a President of a Trust Company; one a President of a Fidelity Company; one a President of a Savings Bank; one a President of a Building and Loan Association; one a member of the Baltimore Bar, and one in his discretion. The duties of this Commission are to examine the laws relating to the above corporations and report to the Legislature of 1902 any amendments thought necessary. (Chapter 154, 1900).

It is the duty of this Commission to examine the existing laws relating to the formation and organization of State Banks, Savings Banks, Fidelity and Trust Companies and Building and Loan Associations, and report to the next General Assembly any needed amendments thereto.

COMMISSIONERS TO EXAMINE THE TAX LAWS OF THE STATE.

The Governor is authorized to appoint three persons to examine the "Revenue and Tax" Laws of the State, and report to the Legislature of 1902 such amendments or revisions as they may think wise; \$5,000 appropriated for the expenses of the Commission. (Chapter 290, 1900). To be appointed.

STATE FISHERY FORCE-Annapolis.

Commander,
Thomas C. B. Howard. Dorchester Co "Governor Thomas"1902
Deputy Commanders,
James A. Turner Wicomico Co "Governor McLane". 1902
F. M. SatterfieldKent Co
J. Fill LeggQueen Anne's Co 'Frolic' 1902
Robert F. Sewell Talbot Co "Nannie Merryman" 1902
Andrew C. BarkmanTalbot Co'Eliza Hayward'' 1902
Harrison WoolfordDorchester Co "Julia Hamilton" 1902
Samuel A. TylerDorchester Co Brown, Smith Jones' 1902
W. K. Leatherbury Wicomico Co "Nellie Jackson" 1902
Edward P. TylerSomerset Co "Helen Baughman" 1902
Charles E. MartinAnne Arundel Co" May Brown" 1902
James H. NowellAnne Arundel Co"Daisy Archer"1902
John H. BucklerSt. Mary's Co"Folly"
G. W. MaddoxSt. Mary's Co"Bessie Jones"1902

Local boats during the oyster season, terms of Deputy Commanders from November 1st, 1900, to March 15th, 1901.

Deputy Commanders,
William E. Wilson.....Somerset Co......To guard the waters of Pocomoke river and sound.
Thomas Kirwan.....Somerset Co......To guard the waters of
Manokin river.

	Ernest J. KellyDorchester CoTo guard the waters of
	Holland straits.
	Alonzo AdamsDorchester CoFor Hooper straits and
	Honga river.
	Daniel E. BrannockDorchester CoTo guard the waters from
	the Long Wharf in Cam-
	bridge to Bowdle's house
	in Talbot County.
	John H. Rogers Anne Arundel Co To guard the waters of
	Herring bay.
	H. E. BaldersonTalbot CoTo guard the waters of
	Tred-Avon river from
	October 15th, 1900, to
	March 15th, 1901, under
	Ch. 314, 1894.
	Edgar CullisonSt. Mary's CoTo guard the waters of St.
	Mary's and St. George's
	rivers and Smith's creek.
	J. Fred RobinsonQueen Anne's Co To guard waters of Ches-
	ter river from October
	15th, 1900, to March 15th,
	1901, under Ch. 314, 1894.
1 6	rk to the Commander,

Lloyd Lowndes...... Talbot County.

These appointments are made by the Board of Public Works for two years, under Chapter 380, of the Acts of 1900. The local boats are appointed by the Board of Public Works for the term, from November 1st to March 15th following, under Chapter 380, of the Acts of 1900. The Clerk to the Commander is appointed by the Commander.

The State Fishery Force has charge of the enforcement of the Oyster Law and the policing of the waters of the State where oysters are caught.

GENERAL MEASURERS AND INSPECTORS OF OYSTERS.

Alexander Laird	.Crisfield	Igo2
Robert F. Walter	Nanticoke	1902
Louis F. Larrimore	St. Michael's	1902
Isaac A. Harrison	.Tilghman's Island	1902
Thomas A. Sheubrook	.Oxford	1902
William P. Baldwin	.Annapolis	1902
John H. Branzell	Annapolis	1902
Clifton Hughes	Cambridge	1902
William J. Montgomery	Cambridge	1902
Calvert Orem	Cambridge	1902
William Pohler	Baltimore City	1902
Isador G. Katlıman	Baltimore City	1902
Benjamin K. Green	Baltimore City	1902
Thomas H. Tankersley	Baltimore City	1902
William J. Kennedy	Baltimore City	1902

The Governor at each session of the General Assembly appoints fifteen General Measurers and Inspectors of Oysters as follows: Five for Baltimore City, two for Annapolis, one for Oxford, one for Tilghman's Island, one for St. Michael's, three for Cambridge, one for Nanticoke and one for Crisfield. Senate confirmation not required. (Chapter 380, 1900, Section 57).

The General Measurers and Inspectors of Oysters supervise the measuring of oysters in bulk in order to prevent the sale of small or unculled oysters, and generally to assist in the enforcement of the

oyster law.

STATE GAME WARDEN-Cumberland, Md.

State Game Warden,
John W. Averitt......Allegany County..........1902

The State Game Warden is appointed by the Governor for two years from the first day in April. (Chapter 293, 1896.)

The State Game Warden has charge of the enforcement of the Game and Fish Laws of the State. He is assisted by numerous deputies located in the several counties.

FISH COMMISSIONERS.

Jesse W. Downey......1902 Clarence L. Vincent......Worcester County......1902

The Governor, with the consent of the Senate, appoints two for two years from the first Monday in May. One shall be from the Eastern and one from the Western Shore. (P. G. L., Art. 39, Sec. 79).

Fish Commissioners have charge of the artificial propagation of fish, and the stocking of the waters of the State. One Commissioner is located on the Eastern Shore and one on the Western Shore.

STATE FIRE MARSHAL—Merchants' National Bank Building, Baltimore.

State Fire Marshal,

Robert M. Price......Qneen Anne's County......1902 Clerk,

Charles V. Wantz Carroll County

The State Fire Marshal is appointed by the Governor, with the consent of the Senate, for two years from the first Monday in May; all other officers are appointed by the State Fire Marshal. (Chapter 248,

The State Fire Marshal is required to investigate all fires occurring in the State to which his attention is called with a view of discovering the cause thereof. He is especially charged with the duty of investigating incendiary fires and the prosecution of the guilty parties.

STATE BOARD OF EDUCATION.

Clayton Purnell	Allegany County	1002
John G. Rogers	Howard County	Too2
Joseph M. Cushing	Baltimore City	
Zadoc P. Wharton	Worcester County	I 002

The Governor, with the consent of the Senate, appoints four persons (one of whom shall be from the Eastern Shore), who with the Governor and the President of the State Normal School constitute the State Board of Education. Term, two years from the first Monday in May. (Chapter 157, 1890).

The State Board of Education has the general care and supervision of public education. The Board makes an annual report to the Governor of the condition of the schools of the State.

SUPERINTENDENT OF PUBLIC EDUCATION.

Superintendent of Public Education,

M. Bates Stevens......Caroline County......1904

The Governor, with the consent of the Senate, appoints one for a term of four years from the first Monday in May and until successor is appointed and qualified. (Chapter 428, 1900.)

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STATE VACCINE AGENT-1701 N. Caroline Street, Baltimore.
J. Fussell MartenetBaltimore City1902
The Governor, with the consent of the Senate, appoints one State Vaccine Agent for a term of six years from the first Monday in May. (P. G. L., Art. 43, Sec. 26).
The Vaccine Agent prepares and furnishes the medical profession pure virus for use in vaccination.
STATE LIVE STOCK SANITARY BOARD—Merchants National Bank Building, Baltimore.
Frank H. MackieCecil County1902Elisha F. ParksBaltimore County1902W. H. D. WarfieldCarroll County1902
The Governor, with the consent of the Senate, appoints three for two years from the first Monday in May. (P. G. L. Article 58). The State Live Stock Sanitary Board is charged with the duties of protecting the health of the domestic animals of the State from contagious and infectious diseases, and to maintain and enforce such quarantine, sanitary or other regulations as it may deem necessary.
CHIEF VETERINARY INSPECTOR—1133 Harford Avenue, Baltimore.
Chief Veterinary Inspector, H. A. Meisner
The Governor appoints one Chief Veterinary Inspector, who holds his office during the term of the Governor who appoints him. Senate confirmation not required. (P. G. L. Art. 58, Sec. 5).
The Chief Veterinary Inspector is required to visit all the stables of Baltimore City and of the counties whenever he has reason to believe contagious or infectious diseases exist. He is the executive officer of the Live Stock Sanitary Board.
STATE VETERINARY MEDICAL BOARD.
F. H. MackieCecil County1902R. V. SmithFrederick County1902H. A. MeisnerBaltimore City1902William H. MartenetBaltimore City1902Albert W. ClementBaltimore City1902
The Governor appoints five for four years from the first Monday in May. Senate confirmation not required. (Chapter 273, 1894).
The State Veterinary Medical Board has charge of the enforcement of the State Law relating to the practice of veterinary medicine.

EXAMINERS OF HORSESHOERS.

William N. Farley	Baltimore City	1901
James E. Keating	Baltimore City	1902
Robert Ward	Baltimore City	1902
Michael I. Heagerty	Baltimore City	1904
John B. Byrnes	Baltimore City	1905
3	•	

Board consists of five members. One shall be a veterinarian, two shall be master horseshoers, and two shall be journeymen horseshoers. Term four years from appointment. (Chapter 491, 1898).

Superintendent of Public Education. It is the duty of the State Superintendent to inform himself and the Board of Education of the condition of the public schools throughout the State, to recommend the best methods of instruction, to receive and present to the State Board of Education the reports of the various County Boards of School Commissioners, to examine the County Boards' expenses and make recommendation to the State Board of Education, to remove School Examiners for cause, and in every way promote public education in this State.

STATE BOARD OF HEALTH.

John Morris	Baltimore City1902
William H. Welch	Baltimore City1902
Howard Brattan	Cecil County1904
(Vacancy)	1904
Secretary to Board,	
De John C Pulton	D 14:

Dr. John S. Fulton...... Baltimore City, 10 South street.

The Governor appoints, with the consent of the Senate, four members, two biennially for four years from the first day in January, who with a Secretary appointed by the Board, the Attorney General and the Health Commissioner of Baltimore City constitute the whole Board. There shall be three practicing physicians and one Civil Engineer on the Board.

The State Board of Health has the general care of the sanitary interests of the people of the State. The Board is required to inquire into and investigate, and cause to be abated all nuisances affecting the public health in any part of the State. The Secretary of the Board has charge of the collection of vital statistics.

STATE BOARD OF MEDICAL EXAMINERS.

The practice of medicine in the State of Maryland is regulated by the State Board of Medical Examiners, which consists of seven members, appointed by the Medical and Chirurgical Faculty and seven members appointed by the Maryland State Homepathic Society.

Secretary of the Board representing the Medical and Chirurgical Faculty—Dr. J. McPherson Scott, Hagerstown, Maryland.

Secretary representing the Maryland Homæpathic Society—Dr. W. Dulany Thomas, 16 West Saratoga Street, Baltimore, Md. (Chapter 296, 1882, and Chapter 217, 1894).

The State Board of Medical Examiners has charge of the enforcement of the law relating to the practice of medicine in Maryland.

STATE BOARD OF DENTAL EXAMINERS.

Albert B. King	.Baltimore City1902
William T. Kelly	Talbot County
Frederick F. Drew	Baltimore City1904
Alexander C. McCurdy	Baltimore County
Edward Nelson	Frederick County1906
P. Ernest Sasscer.	Charles County 1006

The Governor appoints six, two biennially for a term of six years from the first Monday in May. Must be appointed from a list of nine practicing dentists furnished by the Maryland State Dental Association. (Chapter 378, 1896).

The Board of Dental Examiners has charge of the enforcement of the law relating to the practice of dentistry in Maryland.

THE BOARD OF TRUSTEES OF THE MARYLAND AGRICUL-TURAL SOCIETY—College Park, Md.

W. Scott Whiteford, Harford Co.....2nd Congressional District.....1902 Charles W. Slagle, Baltimore City....4th Congressional District.....1902 Jas. M. Muuroe, Anne Arundel Co...5th Congressional District.....1904 Charles H. Evans, Baltimore City....3rd Congressional District.....1904 David Seibert, Washington Co......6th Congressional District.....1906 Clayton J. Purnell, Worcester Co....1st Congressional District.....1906

The Board of Trustees consists of the Governor, the Comptroller, the Treasnrer, the President of the Senate, the Speaker of the House of Delegates, the Attorney-General and the United States Commissioner of Agriculture, ex-officio, and one person appointed by the Governor, with the consent of the Senate, from each Congressional District of the State. The appointments are made two biennially for six years from the first Mouday in May. (Chapter 326, 1888).

STATE HORTICULTURAL DEPARTMENT.

College Park, Maryland.

Chapter 289 of the Acts of 1898 creates a State Horticultural Department, which consists of a State Entomologist, a State Pathologist and a State Horticulturist, who shall be respectively the professor of Entomology, the professor of Vegetable Pathology and the professor of Horticulture of the Maryland Agricultural College. All elected by the Trustees of the Maryland Agricultural College.

The State Horticultural Department is an adjunct of the Maryland Agricultural College. The department has charge of the suppression and eradication of the San Jose scale, peach yellow, pearblight and other injurious insect pests and plant diseases throughout the State of Maryland.

The Department of Farmers' Institutes is also an adjunct of the Maryland Agricultural College. Under the management of this department public institutes or meetings are held in the several counties of the State, where agricultural topics are discussed by persons skilled in the several branches of agriculture.

TOBACCO INSPECTORS.

100.1000 11101 1101
Chief Inspector,
J. Frank Smith St. Mary's County 1902
Deputy Tobacco Inspectors,
Nathaniel BroomeCalvert County
Isaac S. NutwellAnne Arundel County
William D. Bowie Prince George's County
Chief Clerk,
James J. Greenwell

The Governor, with the consent of the Senate, appoints one Chief Tobacco Inspector and three Deputy Tobacco Inspectors for two years from the first day of March. Chief Clerk appointed by Chief Inspector. (Chapter 314, 1898).

The Chief Inspector of Tobacco and Deputy Inspectors conduct the storage and inspection of Maryland tobacco. The operations of the Inspectors are carried on in Baltimore City.

STATE WHARFINGER—O'Donnell's Wharf, Baltimore, Md. T. Howard Dail	
T. Howard Dail	STATE WHARFINGER - O' Donnell's Wharf Rallimore Md
The Governor, with the consent of the Senate, appoints one or more State Wharfingers for two years from the first Monday in May. (P. G. L., Art. 98, Sec. 1). The State Wharfinger has charge of the State Wharves in Baltimore City, and the collection of wharfage dues therefrom. STATE WEATHER SERVICE—Office at Johns Hopkins University, Baltimore, Md. Director, William Bullock Clark	
State Wharfingers for two years from the first Monday in May. (P. G. L., Art. 98, Sec. 1). The State Wharfinger has charge of the State Wharves in Baltimore City, and the collection of wharfage dues therefrom. STATE WEATHER SERVICE—Office at Johns Hopkins University, Baltimore, Md. Director, William Bullock Clark	
more City, and the collection of wharfage dues therefrom. STATE WEATHER SERVICE—Office at Johns Hopkins University, Baltimore, Md. Director, William Bullock ClarkBaltimore City	State Wharfingers for two years from the first Monday in May. (P. G.
Director, William Bullock Clark	The State Wharfinger has charge of the State Wharves in Baltimore City, and the collection of wharfage dues therefrom.
Director, William Bullock Clark	
William Bullock Clark	
Secretary and Treasurer, W. T. L. Taliaferro	William Bullock ClarkBaltimore City1902
Meteorologist, Oliver L. Fassig	W. T. L. TaliaferroPrince George's County1902
A Director, designated by the President, of the Johns Hopklns University; a Secretary and Treasurer, designated by the President of the Maryland Agricultural College, and a Meteorologist, designated by the Chief of the United States Weather Bureau, shall be commissioned by the Governor for two years from the first Monday in May. (Chapter 329, 1892). The State Weather Service collects and publishes data relating to the climatic and weather conditions of the State. STATE GEOLOGICAL AND ECONOMIC SURVEY. COMMISSION. Governor, John Walter Smith	Meteorologist.
Maryland Agricultural College, and a Meteorologist, designated by the Chief of the United States Weather Bureau, shall be commissioned by the Governor for two years from the first Monday in May. (Chapter 329, 1892). The State Weather Service collects and publishes data relating to the climatic and weather conditions of the State. STATE GEOLOGICAL AND ECONOMIC SURVEY. COMMISSION. Governor, John Walter Smith	A Director, designated by the President, of the Johns Hopklus Uni-
Chief of the United States Weather Bureau, shall be commissioned by the Governor for two years from the first Monday in May. (Chapter 329, 1892). The State Weather Service collects and publishes data relating to the climatic and weather conditions of the State. STATE GEOLOGICAL AND ECONOMIC SURVEY. COMMISSION. Governor, John Walter Smith	Versity; a Secretary and Treasurer, designated by the President of the Maryland Agricultural College, and a Meteorologist, designated by the
329, 1892). The State Weather Service collects and publishes data relating to the climatic and weather conditions of the State. STATE GEOLOGICAL AND ECONOMIC SURVEY. COMMISSION. Governor, John Walter Smith	Chief of the United States Weather Bureau, shall be commissioned by
STATE GEOLOGICAL AND ECONOMIC SURVEY. COMMISSION. Governor, John Walter Smith	329, 1892). (Chapter-
Governor, John Walter Smith	The State Weather Service collects and publishes data relating to- the climatic and weather conditions of the State.
Governor, John Walter Smith	STATE GEOLOGICAL AND ECONOMIC SURVEY.
John Walter Smith	COMMISSION.
Comptroller, Joshua W. Hering	Governor,
Joshua W. Hering	
R. W. Sylvester	Joshua W. HeringCarroll County.
President John Hopkins University, Dr. Ira C. RemsenBaltimore City. SCIENTIFIC STAFF. State Geologist, William Bullock ClarkBaltimore City. Assistant Geologists, Edward B. MatthewsBaltimore City.	President Maryland Agricultural College,
Dr. Ira C. Renisen	President John Honkins University
State Geologist, William Bullock ClarkBaltimore City. Assistant Geologists, Edward B. MatthewsBaltimore City.	Dr. Ira C. RemsenBaltimore City.
State Geologist, William Bullock ClarkBaltimore City. Assistant Geologists, Edward B. MatthewsBaltimore City.	SCIENTIFIC STAFF
Assistant Geologists, Edward B. MatthewsBaltimore City.	State Geologist,
Edward B. MatthewsBaltimore City.	William Bullock ClarkBaltimore City.
C. C. O'Hara Baltimore City.	Edward B. Matthews Baltimore City.
	C. C. O'Hara Baltimore City.
R. B. Rowe Baltimore City.	R. B. Rowe Baltimore City.
Chief of Division of Appalachian Geology, Charles S. Prosser	Charles S. Prosser
Chief of Division of Terrestial Megnetism,	Chief of Division of Terrestial Megnetism,

The State Geological and Economic Survey is established for the purpose of the examination of the Geological formation of the State with a special reference to their economic product, and the preparation of special geological and economic maps to illustrate the resources of the State.

STATE RAILROAD DIRECTORS.

For the Baltimore and Ohio Railroad— Arthur P. Gorman
Philadelphia and Baltimore Central— George S. DareCecil County1902
Cherry Hill, Elkton and Chesapeake City Electric Railway Company of Cecil County. (Chapter 129, 1900). Two to be appointed.

MASON AND DIXON LINE RE-SURVEY.

Commission appointed under Acts of the Legislatures of Pennsylvania and Maryland, 1899 and 1900.
Superintendent of United States Coast and Geodetic Survey, O. H.

Tittman.

Pennsylvania, General J. W. Lutta. Maryland, Prof. Wni. Bullock Clark.

Surveyor in Charge, Capt. W. C. Hodgkins, U. S. C. and G. Survey.

EXAMINERS OF PUBLIC ACCOUNTANTS.

I. Southgate Lemmon.	Baltimore City1903
	Baltimore City
Max Teichman	Baltimore City 1903
Frank Blacklock	Baltimore City 1902

The Governor appoints four as follows: Two shall be public accountants appointed from a list of six names proposed by the Maryland Association of Public Accountants, one for one year and one for two years; and two practicing attorneys, one for one year and one for two years. At the expiration of these terms successors shall be appointed for two years. (Chapter 719, 1900).

Examiners of Public Accountants examine all applicants for the title of "Certified Public Accountant," and recommend to the Governor those fully qualified to be commissioned as such.

EXAMINERS OF ACCOUNTS.

The Governor is authorized to employ clerical or expert help to make examinations of the books of all officers created by the Constitution and Laws of this State. Appropriation for expenses under this Act \$3,000. (Chapter III, 1900).

.....Cecil County.....

Appointed under this Act to examine the accounts of clerks of courts. registers of wills, State's attorneys and sheriffs and report to the Gov-

It is the duty of the Examiner of Accounts to examine the accounts of State officers receiving or disbursing State funds.

BOARD OF SIDEPATH COMMISSIONERS.

The Governor appoints five, one for one year, one for two years, one for three years, one for four years and one for five years, and on the

expiration of	these terms	one annually for the term of five years.	No
confirmation.	No salary.	(Chapter 658, 1900).	

Harry V. Casey	.Baltimore City	1902·
Rosswell W. Graves	.Baltimore County	1903
James P. Curley	Prince George's County	1904
J. D. Murray	.Howard County	1905.
W. Eason Williams		

Board of State Sidepath Commissioners for the building of sidepaths along the county roads of the State for the use of bicycles.

MINE INSPECTOR FOR GARRETT AND ALLEGANY COUNTIES.

The Governor appoints, with the consent of the Senate, one Mine Inspector for a term of two years from the date of his appointment. (P. I. I., Art. 1, Sec. 196).

AGENT TO COLLECT MARYLAND CLAIMS AGAINST THE UNITED STATES.

L. Allison Wilmer......Charles County

The Governor appoints an agent to collect the claims of the State of Maryland against the United States, growing out of the furnishing and equipping of Maryland troops for the volunteer army in the Spanish-American War. (Chapter 438, 1900).

The Governor is authorized to appoint some suitable person to collect the claims of the State against the United States existing prior to the year 1898. This agent receives fees, but in no case is to receive more than 30 per cent. of collections. (Chapter 296, 1900).

MARYLAND STATE BUILDING COMMISSION.

Chairman,

Governor John Walter Smith.

Secretary,

George R. Gaither. Executive Committee,

Ferdinand C. Latrobe, *Chairman*. James McSherry, John Wirt Randall, Thomas J. C. Williams, Joshua W. Hering,

Isidor Rayner, Lloyd Wilkinson, Austin L. Crothers, Stevenson A. Williams, Mnrray Vandiver.

The General Assembly of 1900 anthorized the construction of a new State building in Annapolis to be used for the Court of Appeals, the State Library, the Comptroller's office, the Treasurer's office, and the Land Office. A lot binding on Bladen street, College avenue and State Circle was secured, and the building is being erected by Messrs. Baldwin & Pennington, Architects, of Baltimore.

BATTLE-FLAG COMMISSION.

George W. Johnson	Baltimore City.
James R. Wheeler	Baltimore City.
Spencer C. Jones	Montgomery County.
John R. King	Baltimore City.

The Governor appoints four, two of whom shall be Union soldiers, and two Confederate soldiers, whose duty is to provide a suitable place at the State Capital for the preservation and display of the battle-flags of the State. No confirmation; no salary. (Chapter 485, 1900).

ANTIETAM BATTLE-FIELD COMMISSION.

William H. Parker	Baltimore City.
Osmun Latrobe	Baltimore City.
Benjamin F. Taylor	Baltimore County.
Joseph M. Sudsburg	Baltimore City.
George R. Graham	Baltimore City.
William Gibson	Washington, D. C.
Henry Kyd Douglas	Washington County.
Theodore J. Vaneman	Cecil County.

(Chapter 294, 1898).

The Antietam Battlefield Commission is appointed to co-operate with the Antietam Battlefield Board in ascertaining and marking the positions occupied in this battle by the military organizations from Maryland, both Union and Confederate.

STATUARY COMMISSION.

Dr. Fabian Franklin	Baltimore City.
Hon. John Lee Carroll	. Howard County.
Douglas H. Thomas	Baltimore City.
D. K. Cross	Baltımore City.
Thomas J. Shryock	Baltimore City.
(Charter 311, 1898).	

COMMISSIONERS OF DEEDS FOR THE STATE OF MARY-LAND, RESIDENT IN OTHER STATES.

Name.		Term Expires
Maloncey C. Soniat	Louisiana	T000
Edward . Jones	Massachusetts	Toolo
Frederick W. Wood	Massachusetts	1002
George H. Corey	New York	Toola
Joseph B. Braman	New York	Toos
John J. Coady	New York	To02
Edwin F. Corey	New Vork	Toog
Alfred Mackey	New York	1002
Henry Ballantyne	New York	T002
Isaae E. Garvey	New York	1002
Samuel L. Taylor	Pennsylvania.	1002
George W. Hunt	Pennsylvania.	T002
Luomas J. Hunt	Pennsylvania	Toog
Keniey J. Tener	Pennsylvania	Toos
Charles W. Sparnawk	Pennsylvania.	Tona
Charles S. Bundy	District of Columbia	Tooo
Theodore L. Baker	District of Columbia.	T003
Livingston W. Cleaveland	Connecticut	Inna
Henry C. King	Great Britain and Ire	land Toos
J. Burke Hendry	Great Britain and Ire	land room
Lucas D. Gray	Ireland	Tona
Joseph A. Springer	Cuba	Too2
Jose Eugenio Marx	Cuba	Tona
Adolph Michelsohn	Virginia	

The Governor, with the consent of the Senate, appoints a number in his discretion for a term of two years from the first Monday in May. (P. G. L., Art. 18, Sec. 9.)

ADMEASURERS.

George W. Tyler	Talbot County1902
William D. Travers	Dorchester County1902

The Governor, on or before the first day of July in each year, shall appoint two persons as Admeasurers, one from Dorchester County and one from Talbot County. Fees. (Chapter 674, 1900).

BOARD OF TRUSTEES OF FIFTH REGIMENT ARMORY.

Joshua W. Hering	GovernorComptrollerTreasurerAttornery-GeneralAdjutant GeneralColonel Fifth RegimentMajor Fifth RegimentMajor Fifth RegimentMajor Fifth RegimentCecil CountyCecil CountyDaltimore City
William T. Dixon	Baltimore City1902

Board consists of Governor, Comptroller, Treasurer, Attorney General, Adjutant General, a Colonel and three Majors of the Fifth Regiment, and three citizens appointed by the Governor for a term of four years. (Chapter 459, 1898).

BOARD OF STATE AID AND CHARITIES.

Ferdinand C. Latrobe, Presid	entBaltimore City	1902
E. E. Jackson	Wicomico County	1902
John Lee Carroll	Howard County	1902
Samuel Rosenthal, Ir	Baltimore City	1902
James Bond	Baltimore City	1902

The Governor, biennially, with the consent of the Senate, appoints five members of this Board in the month of March. Term, two years from March. (Chapter 679, 1900).

Commission of State Aid and Charities. This Commission investigates all applications of charitable institutions for State aid, and makes recommendation to the Legislature of those worthy to receive aid.

STATE LUNACY COMMISSION.

Dr. Clotworthy Birnie	1903
Secretary to Board	

Dr. George J. Preston......819 N. Charles St., Baltimore.....

The Governor appoints four, one annually for four years from first Monday in May. (P. G. L., Art. 59, Sec. 13).

The State Lunacy Commission has supervision over all institutions, public, corporate or private, in which insane persons are detained. The Secretary of the Commission, or one member thereof, is required at least once every six months to visit all institutions in the State, including almshouses and jails where the insane are kept. The Commission makes an annual report to the Governor in the month of December.

BOARD OF MANAGERS OF THE MARYLAND HOSPITAL FOR THE INSANE.

John S. Gibbs	.Baltimore County1902
Daniel R. Randall	.Anne Arundel County1902
J. A. Whitridge	.Baltimore City1902
Lawrason Riggs	.Baltimore City1904
Francis White	.Baltimore City1904
Wesley M. Oler	.Baltimore City1904
Charles G. W. McGill	.Baltimore City1906
W. H. Gorman	Baltimore County 1906
Robert Taylor	.Baltimore City1906

The Governor, with the consent of the Senate, appoints nine—three biennially for six years from the first Monday in May. (P. G. L., Art. 44, Sec. 1.)

BOARD OF MANAGERS OF THE SECOND HOSPITAL FOR THE INSANE.

Charles Weber, Jr	Baltimore City	
	Talbot County	
	Howard County	
Richard F. Gundry	Baltimore County	1904
	Baltimore County	
John O. Wadlow	Carroll County	1906

The Governor, with the consent of the Senate, appoints six—two biennially for six years from the first Monday in May. (Chapter 231, 1894.)

BOARD OF VISITORS OF THE ASYLUM AND TRAINING SCHOOL FOR THE FEEBLE-MINDED.

Lemuel T. Appold	Baltimore City.
Henry King	
Levin T. Morris	.Baltimore City.
John Morris	Baltimore City.
Thomas Hill	Baltimore County.
J. Clarence Lane	. Washington County.
Herman Stump	.Harford County.
W. P. T. Turpin	.Queen Anne's County.
Milton G. Urner	Frederick County.
F. C. Latrobe	.Baltimore City.
Thomas J. C. Williams	. Baltimore City.
Abraham R. Price	.Baltimore County.
H. Baynard Whiteley	Baltimore County.
H. J. Hebb	.Baltimore County.
Charles G. Hill	
Aubrey Pearre	.Baltimore City.
Benjamin Bissell	Harford County.
Louis F. Dietrick	Baltimore City.
William G. Rinehart	Carroll County.

The Governor appoints to fill vacancies only on this Board. (Chapter 183, 1888.)

BOARD OF MANAGERS OF THE HOUSE OF CORRECTION	
R. R. HendersonAllegany County	902
W. B. Swindell Baltimore City, In	902
Frank I. Duncan	902
E. Y. Goldsborough Frederick County	004
Alexander R. Hagner Washington County	904
R. D. Hynson	906
Charles A. WellsPrince George's County	კიი იინ
The Board of Managers consists of the Governor, Comptroll	
Attorney-General and Treasurer, together with nine persons appoint	ed
by the Governor, three biennially for six years from the first day May. (P. G. L., Art. 27, Sec. 306-307).	of
may. (1. G. 1/1., Art. 2/, Sec. 300-30/).	
BOARD OF TRUSTEES OF ST. MARY'S INDUSTRIAL SCHOOL	ΟL
FOR BOYS.	
Robert Dixon HopkinsBaltimore City	902
Aubrey Pearre Baltimore City I	902 202
The Governor appoints three for two years from the first Monday	in
May. (P. G. L., Art. 27, Sec. 385).	
BOARD OF MANAGERS OF THE INDUSTRIAL HOME FOR	,
COLORED GIRLS.	
John S. HayesBaltimore City	202
John H. CollettBaltimore City	902
The Governor appoints two for two years from the first Monday	in
May. (P. G. L., Art. 27, Sec. 376–377).	
BOARD OF MANAGERS OF THE HOUSE OF REFORMATIO	
(Vacancy)	902
(Vacancy)	
The Governor appoints two annually in the month of February. G. L., Art. 27, Sec. 332).	(P.
BOARD OF MANAGERS OF THE HOUSE OF REFUGE.	
James S. Woodside	902
John T. Morris	902
Robert H. P. EllisBaltimore CityFebruary, 10	302
The Governor appoints four annually in the month of February.	
BOARD OF DIRECTORS OF THE FEMALE HOUSE OF REFUG	T.
Charles B. McLean Baltimore CountyJanuary, 10	102
J. F. H. GorsuchBaltimore CountyJanuary, 10	202
Joseph R. OwensPrince George's County January, 16	102
Louis M. Bacon Baltimore County. January, 10 Harry Murray Anne Arundel County. January, 10	902
Alban G. Thomas Montgomery County January, 16	302
Vacancy.	
VacancyVacancy.	
Vacancy.	
The Governor with the consent of the Senate appoints ten bien	n.i

The Governor, with the consent of the Senate, appoints ten biennially in the month of January. (P. G. L., Art. 27, Sec. 272).

MARYLAND PENITENTIARY—BOARD OF DIRECTORS.

Wilbur F. Jackson	Baltimore (City 1002
Andrew D. Jones	Baltimore C	ity 1002
James Lee	Harford Co	untv Too4
Francis E. Waters	Baltimore C	ity. Too4
Edwin Warfield	Baltimore C	ity roof
Lloyd L. Jackson	Baltimore C	ity 1906

The Governor, with the consent of the Senate, appoints six, two biennially for six years from the first Monday in May. (P. G. L., Art. 27, Sec. 389).

BOARD OF VISITORS OF THE DEAF AND DUMB ASYLUM.

Granville S. Haines	Carroll County.
Spencer C. Jones	Montgomery County.
F. Snowden Hill	Prince George's County.
John K. Shaw	Baltimore City.
William R. Berry	Baltimore City.
Henry Williams	Frederick County.
H. Clay Naill	Baltimore City.
Fairtax Schley	Washington County.
James McSherry	Frederick County.
Bernard C. Steiner	Baltimore City.
Ferdinand C. Latrobe Charles W. Ross.	Baltimore City.
Charles W. Ross	Frederick County.
James 1. Briscoe	Calvert County.
George R. Dennis	Baltimore City.
Charles W. Goldsborough	Frederick County.
Charles E. Trail	Baltimore City.
Lloyd Lowndes, Jr	Allegany County.
Win. G. Baker	Frederick County.
J. T. Curten	Frederick County.
W. T. P. Turpin	Queen Anne's County.
T. J. C. Williams	Baltimore City.
Arthur Potts	Frederick County.
John Black	Baltimore City.
Enoch G. Hipsley	Frederick County.

The Governor appoints to fill vacancies only on this Board. (Chapter 247, 1867).

DIRECTORS OF THE HOME AND INFIRMARY OF WESTERN MARYLAND.

James W. Thomas	Allegany County	Too2
Oliver C. Gephart	Allegany County	T002
Samuel L. Edwards	Allegany County	Too2
Murray White	Allegany County	T002
James A. Milholland	Allegany County	Too2
Christian Kenneweg	Allegany County	1002
James P. Gaffney	Allegany County	1002

The Governor appoints seven for two years from the first Mondayin May. (Chapter 319, 1892).

COUNTY OFFICERS.

CLERKS OF COURTS are elected by the people and hold office for six years from the date of their election.

SHERIFFS are elected by the people and hold office for two years from the date of their election, (except when otherwise provided by local law).

REGISTERS OF WILLS are elected by the people and hold office for six years from the date of their election.

STATE'S ATTORNEYS are elected by the people and hold office for four years from the date of their election.

SURVEYORS are elected by the people and hold office for two years from the first Monday in January next ensuing from their election.

COUNTY COMMISSIONERS are elected by the people and hold office for two, four or six years from the date of their election. The exact terms being regulated by different local laws.

JUDGES OF ORPHANS' COURTS are elected by the people and hold office for four years from the time of their election.

JUSTICES OF THE PEACE are appointed by the Governor, with the consent of the Senate, for a term of two years from the first Monday in May. Unlike other State officers Justices of the Peace do not hold over until the appointment of their successors, but their jurisdiction ceases upon the expiration of their term. (Const., Art. IV, Sec. 42).

The number of Justices in the counties and in Baltimore City is fixed by Local Law, but Section 4 of Article 52, P. G. L., provides for the appointment of at least two justices for new election district in the counties, and for each additional ward in Baltimore City.

POLICE JUSTICES FOR BALTIMORE CITY, one for each station house and one at large, are selected by the Governor from the list of civil justices appointed for the city and by him assigned to the several stations. (Act of 1898, Chap. 123, Sec. 630).

THE BOARDS OF SUPERVISORS OF ELECTIONS in the several counties and Baltimore City are appointed by the Governor, with the consent of the Senate, for a term of two years. Two members of each board shall always be selected, one from each of the two leading political parties of the State. In making these appointments the Governor is required to call upon the State Central Committees of the two leading political parties from each county and from Baltimore City for at least four names from among which to make a selection. Supervisors in Baltimore City receive a salary of fifteen hundred dollars and in the counties of one hundred and fifty dollars. Supervisors qualify before the clerk of the Superior Court of Baltimore City and the clerk of the Circuit Courts in the counties. (1896, Chap. 202).

Notaries Public are appointed for the several counties and Baltimore City by the Governor, with the consent of the Senate. They are required to be citizens of the United States, and to have resided in the State of Maryland for at least two years. The residence of the Notary is to be designated by the Governor in the commission. They hold office for a term of two years. The number of Notaries in the counties is not limited, but in Baltimore City the Governor may appoint not more than forty, one of whom shall be conversant with the German language. Within thirty days from the time of his appointment, each Notary must give a bond to the State of Maryland in the penalty of two thousand

dollars in the counties, and six thousand dollars in Baltimore City. Said bond to be approved by the Governor and filed with the Comptroller. (P. G. L., Art. 36, Sec. 24; Art. 68, Sec. 1. Act of 1890, Chap. 71; 1892, Chap. 373; 1894, Chap. 412; 1896, Chap. 137; 1898, Chap. 81).

School Commissioners are appointed by the Governor, with the consent of the Senate, for a term of six years from the first day of August next succeeding their appointment, one-third of the Board being appointed biennially. The Boards consist of three members in all of the counties except Baltimore, Carroll, Frederick and Washington Counties, where there are six Commissioners. (1892, Chap. 341).

ALLEGANY COUNTY.

POPULATION, 53,694.

COUNTY SEAT-Cumberland.

Court Terms—Jury, first Monday in January; second Monday in April and October. Non-jury, first Thursday in July.
Orphans' Court days—Every Tuesday and Friday.

Name.	Office.	Term Expires
John W. Young	Clerk Circuit Court	1907
Christian F. Kenneweg	County Commissioner.	1905
William George	County Commissioner.	1905
John B. Gunning	County Commissioner.	1903
Enoch H. Pritchard	County Commissioner.	1903
I. A. Hendrickson	County Commissioner.	1903
Martin V. Rice	Judge Orphans' Court.	1903
Robert Tennant	Judge Orphans' Court.	1903
John N. M. Brandler, (Chief)	Judge Orphans' Court.	1903
John G. Wilson	State's Attorney	1903
Fuller Burnard	Sheriff	1903
John B. Shannon	Register of Wills	1905
Weyand A. Reinhard	Treasurer	1903
William Harvey	Surveyor	1904
Ezra I. Watson	Tax Collector, 1st Dist.	1904
Richard I. Bruce	Tax Collector, 2d Dist.	1904
William Hanna	Tax Collector, 3d Dist.	1904
Tames Schuvler	Tax Collector, 4th Dist	1904
John N. Frantz	Clerk to County Comm	usn's1903

ıstJoseph L. Higgins	Little Orleans	1902
istCharles T. Norris	Little Orleans	1902
2dCharles F. Showacre	.Oldtown	1902
2dDaniel Thomas	.Oldtown	1902
3dFrancis R. Wilson	.Flintstone	1902
4th Arthur Dawson	.Cumberland	1902
5thMarcellus Martin	.Cumberland	1902
6th Joseph A. Gonder	.Cumberland	1902
7thEdward Cresap	.Rawlins	1902
8thGeorge R. Murphy		
8thG. Ravenscroft		
othJames P. McConnell		
oth H. J. Guyton,		
3		*

Justices of the Peace-Con.

	g me genee com.	
Name.	P. O. Address	Term Expires
10thCornelius S. Murphy	Lonaconing	1902
Trun John Chambers	Prostniiro	TAGA
13thJuseph G. Sinith	Wf. Savage	TOO2
13th John K. Wolkinan	Mr. Savage	T000
14thHenry W. Blocher	Cumberland	1902
15th John T. Walsh	Lonaconing	1902
17thJames Finn	vale Summit	1902
Tacht George Dilli	ROTGEN Shatt	7.000
22dlacob b. Hillingira	('IIIII berland	Toos
234 Charles II. Wolford	Uninerland	1000
24thEdward I. Decker	Hekhart	Tooo
Zoth terry weither	Frosthurg	Toos
Gusan 1. Forter	Cumberland	T002
George W. Gassman.	Cumberland	
School	COMMISSIONERS.	
Archibald C. Willison	Cumborland	1.0
Lorenzo D. Rohrer	Cumberland	1902
J. Marshall Price	Frostburg	1006
		1900
SUPERVISO	ORS OF ELECTIONS.	
Asahel Willison, (D)	Cumberland	
Lewis L. Off	Rotton	
William Hunter, (R)	Lonaconing	1002
	,	1902
Not	ARIES PUBLIC.	
Robert S. Schriver	Cumberland	
Charles E. Metz	Cumberland	T000
Charles I, Lowndes	(`nmberland	Tooo
Alexander King	Cumberland,	1902
William P. Sullivan	Frostburg	1902
G. Dud. Hocking	Torgooning	1902
J. Thomas Richardson	Midland	1902
C. V. L. Harbaugh	Old Town	7000
P. A. Laughiii	Westermort	T.000
U. D. McCandish	Westernport	T002
Harry A. Williamson	Cumberland	Ig02
	Coroner.	
avi		
Theodore A. Ogle	Cumberland	1902
	*	

Term Expires.

ANNE ARUNDEL COUNTY.

POPULATION, 40,018.

COUNTY SEAT-Annapolis.

Court Terms—Jury, third Monday in April and October; non-jury, third Monday in January and July.

Orphans' Court days—Every Tuesday.

Name.

Office.

TAUTHC.	Onice.
George Wells	.Clerk Circuit Court 1903
Iulian M. Beard	.County Commissioner1903
Joseph T Brenau	.County Commissioner1903
Samuel Brooke	.County Commissioner 1903
	.County Commissioner
William U Uall	County Commissioner1903
Adam A Chiplon	County Commissioner1903
I-1- II Wasses	County Commissioner 1903
Alf IT:	.County Commissioner
Alfred IJams	.(Chier) Judge Orphans' Court1903
	Judge Orphans' Court
Charles H. Russell	.Judge Orphans' Court1903
Daniel R. Randall	State's Attorney1903
Luther A. Palmer	Register of Wills1905
George T. Beasley	Sheriff 1903
Louis Green	.Surveyor1904
Joshua S. Linthicum	.Treasurer1906
JUST	ICES OF THE PEACE.
	_, _, .,,
IstA. B. Best	Birdsville 1902
ıstEdgar Shepherd	West River1902
ıstJames S. Marriott	Davidsonville1902
ıst James H. Lee	
2ndE. Fletcher Joyce	Waterbury 1902
2ndSamuel S. Hatch	Crownsville
2nd Marien D. Chaney	Eastport
ard Melvin S. Dunlap	Armiger 1902
ard Thomas Boone	Robinson1902
and Grafton Duvall	St. Margaret's 1902
ard George L. Warfield.	Elvaton1902
ard Jacob Reigle	Glen Buruie1902
4th George P. Willey	Patuxeiit1902
4th James E Mogue.	Gambrills1902
4th Louis H. F. Haslun	Annapolis Junction1902
eth Sweetzer Linthicum	, Jr Welham
sth Samuel S Tracy	Glen Burnie1902
-th William I. Hawking	sBrooklyn, Police Justice1902
5th William L. Hawkin	hHarman's1902
511 Lemuel G. Keloaug	Annapolis
oth Charles C. Foldmore	Annopolis Too2
oth Charles G. Feldiney	erAnnapolis1902 Lothian1902
SthJohn I. Hall	Decre 11/2
8th Richard T. Estep	Duvall's
8thManton Leitch	Friendsliip
8th Wilson T. Weems	Shadyside1902
8thRobert D. Hopkins.	Bristol

SUPERVISORS OF	ELECTIONS.
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SUPERVISORS OF ELECTIONS.
Name. P. O. Address. Term Expires' Frank L. Hancock, (D.)Solley1902
William A. Shipley
NOTARIES PUBLIC.
J. Roland BradyAnnapolis1902Ernest ClaytonAnnapolis1902Miss Nannie StockettAnnapolis1902James A. WaltonAnnapolis1902
School Commissioners.
James E. TateSt. Margaret's1902Robert MurrayCumberstone1904William S. CrispBrooklyn1906
BALTIMORE CITY.
POPULATION, 508,957.
Court Terms—Circuit Court and Circuit No. 2, second Monday of January, March, May, July, September and November. Criminal, Superior, Common Pleas and City Courts, second Monday of January, May and September. Orphans' Court Days—Daily, except Sundays.
Henry A. Schultz. Clerk City Court. 1905 Robert Ogle. Clerk Superior Court. 1907 Barreda Turner Clerk Circuit Court 1903 Thomas A. Robinson. Clerk Circuit Court No. 2. 1907 Henry J. Broening. Clerk Criminal Court. 1903 James H. Livingston. Clerk Court Common Pleas. 1903 George Warfield. Sheriff. 1903 Stephen R. Mason. Register of Wills. 1903 Frank H. Sloan. Surveyor. 1904 Robert M. McLane, Jr. State's Attorney. 1903 George Savage. (Chief) Judge Orphans' Court. 1903 Myer Block. Judge Orphans' Court. 1903 William J. O'Brien. Judge Orphans' Court. 1903
SUPERVISORS OF ELECTIONS.
Charles H. Carter, (D) 1902 William F. Porter 1902 George F. Jones, (R) 1902
CORONERS.
William W. Requardt. Northern District 1902 C. Frank Jones Southwestern District 1902 Joseph B. Saunders Central District 1902 Otto M. Reinhardt Southern District 1902 Silas Baldwin Northwestern District 1902 John H. Scally Northeastern District 1902 John G. Wiltshire Western District 1902 William T. Riley Eastern District 1902
MEASURER OF WOODCARTS.
Henry Trager 1902
The Governor appoints one by and with the advice and concert of

The Governor appoints one, by and with the advice and consent of the Senate, for two years from the first Monday in May. (Ch. 123, 1898, 590).

JUSTICES OF THE PEACE.	
Name. Term Expir	
ıstGeorge J. Kries1902	!
2dJames J. Johnson	2
3dSimon Buckner1902	2
4thJacob Rab	2
5thC. Charles Fridel	2
6tlıMarcus Ritgert	!
8thGeorge M. Johnson	
9thJohn Behreus1902	2
10thHarry J. Carmody1902	2
11thWilliam D. Gould	,
12thWilmer Emory1902	,
13tlıWard P. Littig	,
14tlıH. K. Stevens	,
15thDavid H. Lucchesi	2
16thAbraham H. Fisher	2
17thThomas B. McAllister	2
I8thWilliam B. Wheeler	2
19thJohn Gensler	2
20thJames H. Curtin	2
21stRobert A. Thursby	2
23dCharles Revial	2
24thCaleb Griffin	2
JUSTICES OF THE PEACE AT LARGE.	
1st Leg. Dist Adolph Sauber 1902 1st Leg. Dist John T. Ross, Eastern Station 1902 1st Leg. Dist James W. Lewis, Northeastern Station 1902 2d Leg. Dist Harry Goldman, Northwestern Station 1902 2d Leg. Dist William I. Llewellyn 1902 2d Leg. Dist William B. Hammond 1902 2d Leg. Dist J. J. Dunn 1902 2d Leg. Dist Isadore Ash 1902 3d Leg. Dist D. Ardin Carrick 1902 3d Leg. Dist W. J. Robertson, Southwestern Station 1902 3d Leg. Dist W. J. Ogden 1902 3d Leg. Dist Walter E. Smith 1902 3d Leg. Dist Dauiel J. Lodin 1902	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
AT LARGE FOR ENTIRE CITY.	
John L. Hebb1902	2
Francis P. Curtis1902	
Daniel Bride1902	
Otto Benner1902	2
James A. Fechtig, Jr., Central Station	2
J. McKenney White, Northern Station	2
Robert C. Rhodes1902	2
Neilson Poe, Jr., Western Station1902	2
Thomas C. Bailey1902	2
Peter Sahin	!
William D. Wright1902	ż
NOTARIES PUBLIC.	
T. Kell Bradford1902	,
William W. Claud)
Louis N. Frank 1902	,
Inha P Hooper	

Notaries Public-Con.

Name.	Term Expires
George W. Haulenbeek	1902
Charles H. Milliken	
Felix R. Sullivan	1902
Horace Slingluff	1902
Philemon H. Tuck	I902
George A. Foos	
George B. Gammie	1902
Murray Hanson	Ig02
Frederick S. Axtell	1902
Millard Leonard	1902
Mrs. Virginia Bond Maupin	1902
W. N. Finley	1902
William D. Poultney	1902
Meredith Janvier	1902
Arthur W. Robson	1902
Miss T. M. Blondell	1902
H. F. Van Lill	1902
J. Alex. Hilleary, Jr	1902
William A. Schaumloeffel	1902
Edward Raine	1902
W. H. H. Raleigh Armistead Webb	1902
Howard D. Adams	
Harry L. Price	1002
Clarence W. Perkins	1002
Thomas K. LeBrou	1002
G. W. S. Musgrave	
Robert L. Rhodes	
Jasper M. Berry, Jr	
A. D. Patrick	1002
Charles H. Knapp	IQ02
James E. Brady	
Gustave W. Ridgely	Ig02
William A. Wentz	Ig02
John W. Hewes	1902
J. Randolph Smith	1902
William H. Masson	1902
Robert W. Beach	1902
Edward Eareckson, Jr	1902
George E. Taylor	1902
George A. Solter	Iq02
Bernard A. Schmitz	1902
Miss Virginia McCarthy	1902
Oregon Milton Dennis	1902
J. William Sheffer	
N. Franklin Burke	1902

INSPECTORS OF HAY AND STRAW.

B. Frank Benson	Eastern Scales1902
Robert Mercer	.Western Scales1902
Joseph F. Albon	Northwestern Scales1902

The Governor, with the consent of the Senate, appoints four for a term of two years from the first Monday in May. (Chapter 123, 1898, Section 552-570).

AUCTIONEERS.		
	rm Expires.	
O. A. Kirkland		
William H. Schwab Henry J. Lobe	1902	
Samuel W. Pattison	1902	
James McK. Merryman	IQ02	
Archibald Sterling	1902	
F. B. Miller	1902	
Joel Kreiner	1902	
Walter L. Denny.	1002	
J. B. Nyburg	1902	
John H. Seward	1902	
James King	1902	
Louis Fox	1902	
The Governor, with the consent of the Senate, appoints a main discretion not to exceed thirty. (Chapter 123, 1898, Sec Term two years from the first Monday in May.	tion 240).	
LIQUOR LICENSE COMMISSIONERS.		
Max Ways	I 002	
Campbell W. PinkneyWilliam H. Jones	1902	
The Governor, with the consent of the Senate, appoints term of two years from the first Monday in May. (Chapter Section 668).	hree for a 123, 1898,	
EXAMINERS OF STATIONARY ENGINEERS.		
Michael H. Plunkett. Thomas M. Dukehart.	1902	
The Governor biennally appoints two for two years from Monday in May. (Chapter 123, 1898, Section 426).	the first	
INSPECTORS OF STEAM BOILERS.		
Reginald Bowie	1902	
John Shea	1902	
The Governor appoints two for two years from the first May. (Chap. 123, 1898, Sec. 572-589).	Ionday in	
COMMISSIONERS OF PRACTICAL PLUMBING.		
James Bosley	1902	
H. C. Bowerman	1902	
P. T. Barry	1902	
John Trainor. John Morris.	1902	
	1902	

The Governor biennially appoints five persons, three skilled plumbers, of Baltimore City; the Commissioner of Health of Baltimore City, and one member of the State Board of Health. Term, two years from the first Monday in May. (Chap. 123, 1898, Sec. 509-515.)

COMMISSIONERS OF PHARMACY AND PRACTICAL CHEMISTRY.

Name.	Term Expires.
David R. Millard.	1902
J. Webb Foster	I QO2
Ernest Quandt	1902

The Governor appoints three from a list of ten skilled pharmacists recommended by the Maryland College of Pharmacy. Term, two years from the first Monday in May. (Chap. 123, 1898, Sec. 494-500).

POLICE COMMISSIONERS.

George M. Upshur, (D)	
John T. Morris, (D)	
Edward H. Fowler, (R)	

The Governor, with the consent of the Senate, appoints three, two of whom shall be adherents of the two leading political parties, for a term of two years from the first Monday in May. (Chap. 15, 1900).

POLICE EXAMINERS.

John Hannibal, (D)	
Joseph Y. Brattan, (D)	
Charles H. Linville, (R)	1902

The Governor, with the consent of the Senate, appoints three for two years from the first Monday in May. Two shall be adherents of the two leading political parties. (Chap. 16, 1900).

BALTIMORE COUNTY.

POPULATION, 90,755.

COUNTY SEAT-Towson.

Court Terms—Jury, first Monday in March; third Monday in May; third Monday in September; first Monday in December. Non-jury—. Orphans' Court Days—Every Tuesday and Wednesday.

Name.	Office.	Term Expires.
Nicholas B. Merryman	nClerk Circuit Court	I903
Charles H. Knox	County Commissioner	1903
John V. Slade	County Commissioner	1905
	County Commissioner	
Melchoir Hoshall	(Chief) Judge Orphaus' C	Court1903
Albert F. Brunner	Judge Orphaus' Court	1903
Lewis W. Held	Judge Orphans' Court	1903
Charles B. McClean	Surveyor	1904
Willie B. Cochran	Treasurer	1903
William J. Oeligrath.	Sheriff	1903
John Grason	State's Attorney	1903
Harrison Rider	Register of Wills	1905

ıst Henry B. Whitely	.Catonsville1902
	Catousville1902
ıstCharles Welsh	.Ilchester1902
ist James Clements	Oella
ıstJohn M, Bone	.Ellicott City1902

Justices of the Peace-Con.

Name.		Term Expires.
ıstAugust C. Lueis	.Dickeyville	1902
IstAlbert Smith	Catonsville	T002
2dWilliam E. Fite	.Hernwood	IQ02
2dNicholos H. Hope	.Rockdale	1002
2dL. Nelson Randall	Powhatan	1902
2dL. Nelson Randall	North Branch	1902
2d John T. Isaac	Granite	1002
3dRichard A. Bevan	Arlington	1902
3dSamuel B. Mettam	Arlington	T002
3dJacob H. Kraft	Pikesville	1902
4thJohn H. Beckly	Reisterstown	1902
4th J. Smith Orrick	Glyndon	1902
4thJ. Albert Slade	Owings' Mills	1902
4thSamuel H. Brown,	Woodensburg	1902
5tliJohn T. Thompson	Mt. Carmel	1902
5thThomas H. Alban	Beckleysville	1902
5thAbraham S. Cooper	Trenton	1902
5thNoah F. Jackson	Mt. Carmel	1902
6th William J McCullogh	Rayville	1902
6thJohn H. Copenhauer 6thHenry Dickmyer	Elks	1902
6th Henry Dickmyer	Stiltz, Pa	1902
oth William H. Hare	Dar P. O	. 1002
7thJames C. Bosley	Parkton	1902
7thEdwin C. Hawkins	Trump	1902
7thEdwin C. Hawkins	Parkton	1902
8thJohn D. C. Duncan	Cockeysville	1902
8thFrank Emory 8thWilliam T. Flavin	Lutherville	1902
oth William T. Flavin	Texas	1902
8tlı John W. Bull	Warren	1902
9th William B. Cockran	.Govanstown	1902
9thJoseph B. Herbert	.1 owson	1902
oth Thomas B Butley	.1 owson	1902
othThomas B. Butler	. lowson	1902
9thThomas J. Hunter	Towson	1902
9thJohn D. Cugle 9thJohn F. Kellar	Roland Park	1902
Toth John F Hoise	Govanstown	1902
10thJohn F. Heise	Monkton	1902
10thThomas Kauffman	MONKION	1902
iothGeorge Truet	Jackson ville	1902
11thJohn J. Ambrose. 11thHenry Walters.	Power II all	1902
11thAndrew GibsonI	Ferry Hall	1902
1.thWilliam Smith	White Morch	1902
11thFred Schultz	Unner Folks	1902
11th Patrick Brodley 1	oralan	1902
11thPatrick Bradley	Santon Police Justice	1902
12th William H. Rever	101 Fastern Ave. Rolling	1902
12th Iohn Hevern 6	on Fastern Ave. Raltimo	TOO?
12th George M D Nice	200 Cough Street Poltim	000 1002
12th George M. D. Nice. 2 13th David T. Forgan	St. Denis Police Instice	1002
13thAugust W. Miller	Mt Winan's Police Just	ice 1002
13tlıGeorge Arrold	Violetville	1002
14thCharles Brockmeyer	Fullerton	1002
14thThomas J. NealI	auraville	1002
14thJoseph A. Neumayer	Fardenville	1002
15thJohn W. Evering	Watters	1002
15thJames F. Gibson	hase	1002
15thWilliam T. Jenkins	Middle River.	1002
15thJoseph Blair	Sparrows' Point	1002
-0	Port of the Postificial services .	

SUPERVISORS OF ELECTIONS.

Nume.	P. O. Address.	Term Expires
	Reisterstown	
Charles H Wise	White Hall	1002
Thomas M. Hill. (R.)	Mt. Carmel	1002
111011143 111. 11111, (10.)	carmer	1902
	Name and December	
	NOTARIES PUBLIC.	
James Kellev	Towson	
Sylvester C. Tomay	Towson	
Harvey L. Chase	Catonsville	1002
	Cockeysville	
	Pikesville	
George Ward	Owings Mills	1902
William V. Hummell	Sparrows Point	
Charles J. Fox	Orangeville	1902
Madison E. Lloyd	Govanstown	1902
William L. Shriver	Reisterstown	1902
\$	School Commissioners.	
William R Krout	Towson	1002
Tohn Arthur	Fork	1002
John Mithur	Belfast	1004
Rejeter Russell	Reisterstown	1004
Thomas B Todd	North Point	T006
	Catonsville	
John O. Wilson		
	ROAD ENGINEER.	
Walter W Croshy		T006
water w. crossy		
	CALVERT COUNTY.	
	POPULATION, 19,223.	

COUNTY SEAT-Prince Frederick.

Court Terms—Jury, first Monday in May and second Monday in November; non-jury, first Monday in July and February.

Orphans' Court Days—Second and fourth Tuesdays of each month.

George W. Dowell	.Clerk Circuit Court1903
John F. Hutchins	. County Commissioner1903
Philip H. Jones	.County Commissioner1903
Edward I. Sollers	County Commissioner1903
George P. Ross	.(Chief) Judge Orphans' Court 1903
I. Wilson Ireland	Judge Orphans' Court 1903
Augustus E. Birkhead	Judge Orphans' Court1903
William A. Fowler	.Sheriff1903
Joseph J. Bofford	Register of Wills1903
Thomas R. Grover	.Surveyor 1904
I. Frank Parran	.State's Attorney1903
John Sedwick	Treasurer1903

3 00110110 01 21111 1 1 1 1 1 1 1 1 1 1 1	
Name. P. O. Address. Term Expire 1st. William H. Files. Solomon's. 1902 1st. Thomas R. Graver Bertha. 1902 1st. John M. Gott Mutual 1902 1st. John W. Hardesty. Mutual 1902 2d. William W. Duke Prince Frederick 1902 2d. William B. Stafford Bowen 1902 2d. George F. Hardesty Prince Frederick 1902 2d. Wm. Harrison of George Huntington 1902 3d. John M. B. Dalrymple Lower Marlboro' 1902 3d. Isaac C. Popper Chesapeake Beach 1902 3d. Thomas H. King Huntington 1902	
SUPERVISORS OF ELECTIONS.	
John Turner, (D)Lushby's1902Samuel Owings, Jr., (D)Sunderland1902Joseph S. Sunderland (R)Chaneyville1902	
SCHOOL COMMISSIONERS.	
John W. Peterson.Prince Frederick.1902Charles G. Spicknall.Lower Marlboro'.1904William F. Robinson.Boston.1906	
CAROLINE COUNTY.	
POPULATION, 16,248.	
COUNTY SEAT—Denton.	
Court Terms—Jury, first Monday in April and October; non-jury second Monday in January, fourth Monday in June. Orphans' Court Days - Second Tuesday in February, April, June August, October and December.	-
Charles W. Hobbs Clerk Circuit Court 1903 Daniel J. Zacharias, Sr. County Commissioner 1903 James B. Wright County Commissioner 1905 Wesley Jarrell County Commissioner 1907 John A. Sigler (Chief) Judge Orphans' Court 1903 Thomas L. Day Judge Orphans' Court 1903 Jesse T. Dennis Judge Orphans' Court 1903 Charles H. Whitby Treasurer 1906 Charles C. Deen Surveyor 1904 Robert J. Jump Register of Wills 1903 Isaac L. Dukes Sheriff 1903 Albert G. Toneis State's Attorney 1903	
JUSTICES OF THE PEACE.	
1st. William George Smith. Marydel. 1902 2d. William H. Cohee. Greensboro. 1902 3d. Z. Potter Steele. Denton. 1902 4th. Charles B. Harrison. Preston. 1902 4th. Jehu T. Blades. Choptank. 1902 5th. Edward F. Davis. Federalsburg. 1902 5th. John T. Fleetwood. Federalsburg. 1902 6th. John V. Dungan. Hillsboro. 1902 7th. William E. Temple. Ridgely. 1902 8th. Thomas J. Daffin. American Corners. 1902	

SUPERVISORS OF ELECTIONS.

Name.	P.O. Address.	Term Expires.
Thomas L. Chafinch (D)	Denton	Ig02
R. I. Lednum	Preston	
William W. Seward (R)	Preston Ridgely	1902
	Notaries Public.	
George H. Berry	Deuton	I002
Harry A. Kinder	DentonFederalsburg	1902
Scr	HOOL COMMISSIONERS.	
Albert W. Sisk	Preston	I002
Thomas W. Jones	Ridgely	I004
Harry C. Fisher	Denton	1906
c	ARROLL COUNTY.	
T	OPILLATION 22 860	

POPULATION, 33,860.

COUNTY SEAT-Westminster.

Court Terms—Jury, second Monday in February, May and November. Non-jury, second Monday in August.
Orphans' Court days—Every Monday and Tuesday.

Francis A. Crawford. Joseph D. Brooks. M. Theodore Yeiser. John E. Masenheimer. Edward O. Weant. William Y. Frizzell. L. Calvin Jordan. Jacob Rinehart. Jacob N. Dehoff.	Clerk Circuit Court. Sheriff Register of Wills Surveyor Treasurer (Chief) Judge Orphans' Court Judge Orphans' Court County Commissioner County Commissioner	1903 1904 1904 1903 1903 1903 1903 1903
Daniel J. Hesson	.County Commissioner	1905 1907

ıstJohn H. Diffendale	.Taneytown1902	2
ıstHenry T. Williams	.Taneytown1902	2
Ist Norman B. Hagen	.Taneytown1902	,
2dJesse F, Billmeyer	.Uniontown1902	2
3dJames J. Harner	Silver Run 1902	,
	.Silver Run1902	,
3dJ. William Earhart	.Union Mills1902	2
4thJames P. Beam		2
4thJohn T. Hill	East View1902	,
	Finksburg1902	į
	Freedom1902	
5th Michael Glennan	.Danie11902	į
	Eldersburg1902	
5th D. Schriver Brandenberg.	.Freedom1902	,
6th Iolin R. Strevig	Manchester1902	,
6thJacob P. Baltozer	Manchester1902	

Justices of the Peace-Con.

	·	
Name.	P. O. Address.	Term Expires.
6thSamuel I. Hoffacker	Alesia	1902
7thWilliam Moore	Westminster	,1902
7th Gustavus W. Crapster	Westminster	1902
7th W. Riley Myers	Westminster	Too2
7thEdward W. Devilbiss	Pleasant Valley	1902
8th William H. Armacost	Hauıpstead	1902
8thAndrew J. Houck	Hampstead	1902
8tlıGeorge P. Walsh	Carrollton	1902
9thJohn Elgen	West Falls	1902
9thJacob Farver	Taylorsville	1902
ıotlıD. Calvin Warner	Double Pipe Creek	1902
11thLouis Dielman	New Windsor	1902
11tl1J. Edward West	New Windsor	1902
12tlıWilliam J. Crabbs	Union Bridge	1902
13thFrank I. Lewis	Mount Airy	1902
13thGeorge A. Harrison	Mount Airy	1902
SUPERVISOR	s of Elections.	
John M. Roberts, (D)	Westminster	T000
Harry S Muscelman	Manchester	1902
Harry S. Musselman Charles Nicodemus, (R)	Same Craek	1002
Charles Pricodellins, (R)	oams creek	1902
Notar	ies Public.	
N. H. Baumgartner	Westminster	1002
Charles E. Hering	Westminster	1002
J. Win. Snader	New Windsor	1002
Albert Jones	.Mt. Airv.	1002
Frank J. Shriner	Union Bridge	T002
Calvin E. Bankert	Union Mills	
Thomas Tipton	. Hampstead	
George A. Arnold	Tanevtown	1002
Sadie G. Masenheimer	Manchester	I002
J. Fred Waesche	Sykesville	1902
	,	,
	OMMISSIONERS.	
Elias O. Grimes	Westminster	1902
J. O. Devries	Henryton	1902
John B. Eppley	Union Bridge	1904
Theodore F. Englar	Westminster	1904
Peter Buchman	Hampstead	1906
Jacob H. Blocher	Ales1a	1906
-		
CECIL	COUNTY.	
Popula	TION, 24,662.	
County	SEAT-Elkton.	
Court Terms-Jury, third Mon-	day in March and Septen	nber; second

Court Terms—Jury, third Monday in March and September; second Monday in December; non-jury, third Monday in June.
Orphans' Court days second Tuesday in every month.

John G. Williams	Clerk Circuit Court
William T. McAllister	.Sheriff1903
Reuben F Jamar	Register of Wills
Reuben 14. Januar	. Kegister of Wills

Name.	P. O. Address.	Term Expires.
Alfred B. McVey William H. Hohn William S. Evans M. S. McNamee Charles E. Beatty. S. Kennard Blake W. W. McGuigan James C. Crothers William B. Davis. Robert H. Logan	Surveyor	1904 1904 1903 Court1903 1903 1903 1905
	F THE PEACE.	
1st. William J. Duhamel. 1st. Albert H. Redding. 1st. Powell F. Johns. 2nd. Harry Jones. 3rd. Henry H. Gilpin. 3rd. Philip M. Groves. 3rd. Samuel B. Grant. 4th. Alfred B. McVey. 5th. Thomas B. Cranmer. 6th. Isaac R. Taylor. 6th. Stephen Lynch. 6th. William P. Coulson. 7th. George J. Harwood. 7th. Charles W. Ward. 7th. Newton A. Nickle. 8th. Thomas H. Cunnmings. 9th. Edwin M. Kirk.	Georgetown Warwick Chesapeake City Elkton Elkton Cherry Hill Zion North East Rising Sun Principio Colora Port Deposit Perryville Rowlandville Pilot	
SUPERVISORS	of Elections.	
John M. Tucker, (D) Delmar Smithers William A. Cameron, (R)	Elkton	I QO2
Notari	ES PUBLIC.	
John H. Jenness	Rising Sun	1902 1902 1902 1902
School Co	MMISSIONERS.	
Cornelius S. Abrahams	Woodlawn Elkton	I 904
	RONER.	
Perre Litzenberg	.Elkton	1902
	NG POLICE.	
Harry R. Barnes	Charlestown	IQO2

CHARLES COUNTY.

POPULATION, 18,315.

COUNTY SEAT-La Plata.

Court Terms—Jury, third Monday in May and November; non-jury, th rd Monday in February and July.
Orphans' Court Days—First and third Tuesdays in each month.

Orphans Court Days—111	ist and third I desdays i	n cach month.
Name.	Office.	Term Expires.
Benjamin G. Stonestreet	,Clerk Circuit Court	1903
Joseph H. Howard	Sheriff	1903
James A. Franklin	Surveyor	1904
L. Allison Wilmer	State's Attorney	1903
Addison Marbury	(Chief) Judge Orpha	ns' Court1903
Marsena Gray	Judge Orphans' Cour	t1903
J. Reverdy Carlin	Judge Orphans' Cour	ct1903
Cathaldus H. Posey	Register of Wills	1903
Thomas Norman	County Commissione	er1903
Thomas H. Ching	County Commissione	er1903
James I. Naylor	County Commissione	er1905
Benjamin F. Dement	County Commissione	er1905
Harry R. Bowling	County Commissione	r1907
Justi	ICES OF THE PEACE.	
istHenry G. Robertso	nLa Plata	I902
2dWilliam T. Hindle.	McConchie	
2dGeorge M. Carpente	erPisgah	1902
3dFrancis E. Dunning	gtonNanjemoy	
4thPeter W. Robey	Bel Alton	1902
4thGeorge M. Lloyd	Newport	1902
4thH. Cox Nevitt	Newburg	1902
5thJohn B. Norris		I902
5th W. McKenny Burro	oughsTompkinsville.	1902
6thThomas C. Wilkers	onWaldorf	1902
7thJ. M. C. Cox	Indian Head	1902
7th George H. Clagget	tPomonkey	1902
8thFrederick L. Dent.	Bryantown	1902
9tlıHarry C. Chappelea	arHughesville	1902
SUPER	VISORS OF ELECTIONS.	
Samuel H. Speaks, (D)	Gravton	
W. Mitchell Diggs	La Plata	
H. Heber Boswell, (R)	La Plata	I002
	OTARIES PUBLIC.	
J. Mitchell Cochrane		1902
	OOL COMMISSIONERS.	
Joseph B. Gardiner	Faulkner	1904

DORCHESTER COUNTY.

POPULATION, 27,962.

COUNTY SEAT-Cambridge.

Court Terms—Jury, fourth Monday in April, second Monday in November. Non-jury, fourth Monday in January and July. Orphans' Court days—Every Tuesday.

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Name.	Office.	Term Expire
Charles Lake	Clerk Circuit Court	1903
John W. Mills	Sheriff	I003
John W. Fletcher	Register of Wills	IQO 3
William Hurlock	Surveyor	
J. Hooper Bosley	(Chief) Judge Orphans' Cor	urt1003
Thomas B. Hackett	Judge Orphans' Court	I903
Edward P. Smith	Judge Orphans' Court	
E. C. Harrington	State's Attorney	1903
John W. T. Webb	County Commissioner	1903
George W. Woolford	County Commissioner	1905
William R. Thomas	County Commissioner	1907
Tric	WICES OF WILE DELAN	
	TICES OF THE PEACE.	
IstJohn W. Hastings	Galestown	1902
2d William J. Abdell	lEast New Market	1902
od Thombilus A Mo	eSecretaryowbrayCabin Creek	1902
2d William MaPrido	Vienna	1902
ad William Cochran	ViennaVienna	1902
2d John A Reese It	rVienna	1902
4th Thomas W Stanl	eforthTaylor's Island	1902
5th Hanson S. Phillir	osCrapo	1002
5th Joseph W. Bradsh	iawGolden Hill	1002
6th Alonzo Travers	Fishing Creek	
6thLawrence P. Asht	tonApplegarth	I002
7th Clement Sullivan	Cambridge	I002
7thFrancis P. Phelps	sCambridge	To02
7th William R. Shent	ouCambridgeCornersville	
8thDaniel Moore	Cornersville	1902
10thJames T. Robinso	nToddville	
Ioth William E. Glaug	hlinBishop's Head	T002
12thEnoch Lowe	Williamsburg	1902
13th William Fox	Airev's	
14thAnthony M. Vinc	entLinkwood	1902
15thWilliam Harper	Hurlock's	1902
15thGeorge Sherman	Beulah	1902
16thJohn W. Maguire.	Woolford's	1902
STIPE	RVISORS OF ELECTIONS.	
William T Staplefort	Cambridge Taylor's Island	1902
Thomas F Warr (P)	Cambridge	1902
Thomas M. Kerr, (K)		1902
	NOTARIES PUBLIC.	
	Cambridge	
George A. Smith	Cambridge	
John F. Ryan	East New Market	I002
Clarence L. Northrop	Hurlock's	I002
1		7-2

SCHOOL COMMISSIONERS.

Name.	P. O. Address.	Time Expires.
Irving M. Langrall		I002
John G. Mills		IQO2
Martin J. Perkins	Cambridge	Iq04
George C. Insley	Lakesville	
W. Grason Smith		1906
James N. Sherman	Bucktown	1906
	ADMEASURER.	
William D. Travers	Cambridge	1902

FREDERICK COUNTY.

POPULATION, 51,920.

COUNTY SEAT-Frederick.

Court Terms—Jury, first Monday in February, first Monday in September and second Monday in December; non-jury, second Monday in May.

Orphans' Court days—Monday, Tuesday and Wednesday of each week, and daily during sittings of Court.

Douglas H. Hargett	Clerk Circuit Court 1903
Harvey R. Lease	Sheriff
Charles E. Saylor	Register of Wills 1002
Rufus A. Rager	Surveyor1904
Glenn H. Worthington	State's Attorney
James O. Harne	County Commissioner1903
George A. T. Snouffer	County Commissioner1903
William H. Blenthinger	.County Commissioner 1005
Lewis H. Bowlus	County Commissioner 1905
John H. Etzler	.County Commissioner1905
Gowen B. Philpot	.(Chief) Judge Orphans' Court. 1903
Rodger M. Neighbours	Judge Orphaus' Court1903
Russell E. Lighter	Judge Orphans' Court 1002
Charles C. Biser	Treasurer1904

ıstJorningham Boone	.Buckeystown1902
istJonathan Talbott	Point of Rocks Too2
Ist Amos Thomas	Adamstown Too2
20 Olin Wood	. Frederick too2
20 ohn Francis Smith	Frederick 1002
20 Christian H. Eckstein	Frederick 1002
30 C. Lemuel Shiffler	. Middletown rooz
3(1 I nomas Wiles	.Middlefown rooz
5thMillard F. Shuff	Emmitshire too2
5tn Henry Stokes	. Elninitshiira 1002
otn onn W. Hoover	Wolfsville Too2
otnAlvin E. Sensenbaugh	Wolfsville Too2
7thFrancis A. Kessler	Hopeland Toos
7th James L. Leather	Park Mills1902
7th Inomas Grunwell	. Urbana . Tooa
8thH. Clayton Trundel	.Liberty1902
8th Francis E. Swadener	Liberty1902

MARYLAND MANUAL.

Justices of the Peace-Con.

J. WOVICCO CJ	2 0400 - Co	
Name.	P. O. Address.	Term Expires.
9thJohn H. Shipley	Ijamsville	1902
9thGeorge M. Smith	New Market	1902
9thJolin E. King	Kemptown	1902
9thThomas M. Waltz	New Market	1902
iothCalvin N. Stem		
IIthGeorge M. Shaw		
12thJohn L. Jordan	Brunswick Police Inst	ice 1002
12thS. V. Blessing	Petersville	1002
13th J. Grahame Johnson	Walkerville	
14thGeorge J. B. Lewis	Jefferson	1902
15thJohn Jones	Thurmont	1902
15th Joseph A. Gernand	Graceha m	1902
15thWm. S. McPherson	Catoctin Furnace	1902
16thSamuel Brandenburg	Harmony	1902
17thReuben S. Grabill	Johnsville	1902
17tlıJohn E. Unkefer 19tlıJohn H. Sundergill		1902
20thChristopher Baker		
21stJ. Lawrence Rothenhoefe	r Vellow Springs	Inc2
21stFrancis M. Harley	Vellow Springs	
22ndHenry M. Wiener	Burkittsville	I902
	s of Elections.	1381
Jacob Rosenstock, (D.)	Frederick	1902
John W. Hunn Arthur D. Willard, (R.)	Frederick	1902
Arthur D. Willard, (R.)	Frederick	1902
FOR FRE	DERICK CITY.	
Marion S. Moberly, (D.)	Frederick	
Francis Granville Thomas	Frederick	I902
N	D	
NOTAR	ies Public.	
at 1 7 M TT 1 1 1	T 1 1 1	
Charles B. T. Hendrickson	Frederick	1902
Edward Hewes George W. Kindley	Frederick	1902
Marshall Fout	Frederick	1002
William B. Storm		
J. Travis Thomas		
Adrian Leroy McCardell	Frederick	IQ02
George W. Heinlein	Frederick	IQO2
John L. Routzahn	Middletown	1902
William H. Troxell	Emmitsburg	1902
J. Vernon Silance		
Edward C. Shafer	Brunswick	1902
Wm. W. Zimmerman		1902
Joseph Wolf		
Clarence A. Lindsay	Unionville	1002
Clarence H. Lamar	Licksville	1902

SCHOOL COMMISSIONERS.

Name.	P. O. Address.	Term Expires.
Samuel Dutrow	Frederick	1902
L. Tiernan Brien	Urbana	1902
Charles W Wright	Point of Rocks	1904
Charles W. Slagle	Woodsboro	1904
J. Henry Stokes	Emmitsburg	1906
H. Boteler Gross	Tefferson	1906
11. Boteler orossiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii		,
REGISTER OF	VOTERS FOR BRUNSWICK	
Luther T. Potterfield	Brunswick	1902

GARRETT COUNTY.

POPULATION, 17,701.

COUNTY SEAT-Oakland.

Court Terms—Jury, third Monday in March, second Monday in September; non-jury, first Monday in July, second Monday in December.

Orphans' Court days—Second and fourth Tuesdays each month.

E. Z. Tower	.Clerk Circuit Court	1905
William A. Maffett	Sheriff	1903
Edwin E. Friend	Register of Wills	1907
Franklin P. Green	Surveyor	1904
Frederick A. Thaver	State's Attorney	1903
Peter I. Stevens	.County Commissioner	1903
Taylor Friend	.County Commissioner	1905
Jacob Stump	.County Commissioner	1905
Daniel Wilson	(Chief) Judge Orphans' Court	1903
Elias Merrill.	Judge Örphans' Court	1903
Edward H. Bartlett	Judge Orphans' Court	1903
James W. White	Treasurer	1904
•		

ıstJohn R. Kerfoot	Barnum, W. Va	1902
ıstCharles T. West		
2dJames T. Groves		
2dWilliam H. H. Friend		
3dPeter Nathan	.Grantsville	1902
3dDaniel W. Dorsey		
4thMarcus M. Fazenbaker		
5thHenry Kahl		
6thD. Harrison Friend		
7thAndrew S. Teats		
8thWilliam A. Harvey		
othCharles A. Murphy		
10thJohn Spicher		
12thGeorge E. Ralston		
13thEdward J. Hamill		
14thAndrew B. Gonder	Oakland	1002
14th		

SUPERVISORS OF ELECTIONS.
Name, P. O. Address, Term Expires
Chancey E. Ellithorp, (D.) Frank Welsh. Friendsville 1902 A. G. Sturgiss, (R.). Oakland 1902
NOTARIES PUBLIC.
Edward M. Liston Selbysport 1902 George A. Fraley Oakland 1902 Lewis A. Rudisill Mt. Lake Park 1902 John Felty, Jr Oakland 1902 W. R. Getty Grantsville 1902
SCHOOL COMMISSIONERS.
Elijah M. Friend. Friendsville. 1902 George E. Bishoff. Sang Run. 1904 Moses R. Hamill. Oakland. 1906
HARFORD COUNTY.
POPULATION, 28,269.
COUNTY SEAT—Belair.
Court Terms—Jury, Second Monday in February, May and November; non-jury, second Monday in September. Orphaus' Court Days—First Monday, Tuesday, Wednesday and Thursday of each month.
William S. Forwood, Jr. Clerk Circuit Court. 1903 Frederick W. Reasin. Sheriff. 1904 Hugh T. Bay. Register of Wills. 1907 William T. Clark. Surveyor, 1904 Jamas McNabb. State's Attorney 1903 Joseph E. Spencer. County Commissioner 1903 B. Frank Hanway. County Commissioner 1905 George Archer. County Commissioner 1907 James M. Cain. (Chief) Judge Orphans' Court. 1903 E. Carvil Tolley. Judge Orphans' Court. 1903 John McDoon. Judge Orphans' Court. 1903 John F. Wells. Treasurer. 1904
JUSTICES OF THE PEACE.
1st Alexander P. Norris Edgewood 1902 1st Cyrus C. Cronin Sewell 1902 1st Charles F. Cresswell Clayton 1902 2d Jacob P. Osborn Aberdeen 1902 2d James T. Pritchard Aberdeen 1902 2d James W. Malcolm Perrymans 1902 2d Henry W. Earle Earlton 3902 3d James A. Lyle Belair 1902 3d Alexander Norris Belair 1902 3d Joseph E. Hawkins Belair 1902 3d Joseph E. Bateman Belair 1902 3d Harper H. Black Chestnut Hill 1902 3d Joseph G. Favour Fallston 1902 3d Isaac W. Thompson Churchville 1902

Justices of i	the Peace-Con.	
Name.	P. O. Address	Term Expires
4thJohn W. Barton 4thThomas Johnson 4thWilliam M. Barton 4thWilliam B. Wright 4thJ. Frank Devoe 4thAlfred S. Tipton 5thJohn O. Stearns 5thRichard G. S. Smith 5thGeorge W. Scarborough 5thJames S. Davis 5thWilliam B. Jordan 5thLuther H. McNabb 5thJoseph R. Ely 6thMichael H. Fahey	Upper Cross Roads. Harkins Dry Branch Federal Hill Jarrettsville Whiteford Castleton Macton Mill Green Poole Macton Datlington Havre de Grace Havre de Grace	
SUPERVISORS	OF ELECTIONS.	
William J. Forsythe, (D)	Norrisville Pylesville	T. 0.0
Notarii	ES PUBLIC.	
Orion C. Michael	Belair Belair Belair Havre de Grace	1902
School Co.	MMISSIONERS.	
John D. Worthington. Charles W. Baker Martin L. Jarrett.	Aherdeen	ToO 4
DUCKIN	G POLICE.	
Jesse A. Price Lewis O. Wilson	Havre de Grace	1902
INSPECTOR OF I	IAY AND STRAW.	
Jacob P. Walker	Havre de Grace	1902
HOWADE	COUNTY.	
	ION, 16,715.	•
COUNTY SEAT	Ellicott City.	
Court Terms—Jury, third Monda tember; non-jury, third Monday Orphans' Court Days—First and	win Moral and funt Man	day in Sep- December.
John H. Owings	Clark Circles 4 C	ith.
James L. Hobbs. William H. Marlow. John T. R. R. Carroll. Martin F. Burke. Benjamin Hess Thomas O'Neill. Jacob J. Werner. William T. Day Henry Mollman	Sheriff	1903 1905 1904 1903 1905 1907 ourt1903.
Pulaski Dorsey	Treasurer	1903
-		1903

30011020 01	1111 1 111011	
Name.	P. O. Address.	Term Expires.
Ist Henry S. Bell	Elkridge	1902
ıstJohn H. Resan	Elkridge	1902
2dHoward D. Dunkle		
2dRobert T. Baker	Ellicott City	1902
3dJohn W. Hobbs	Alphea	1902
3dRobert Sanniening	.ivory	1902
4thJames W. Pearre	Claumood	1902
4thAlfred Matthews 5thCharles T. Disney	Highland	1902
5thCharles Vilson	Simpeonville	1902
5thThomas Maynard	Clarkeville	1902
5thHamilton H. Simpson		
6thHarrison C. White	Guilford.	1002
6th James P. Haslup	Savage	
6thJ. W. Linthicum	Laurel	IQ02
	of Elections.	,,,,,,,,,
Le Page Cronmiller, (D)	Laurel	1902
James A. Verney	Glenelg	1902
John W. Brian, (R)	Efficott City	1902
SUPERVISORS OF ELECT	IONS FOR ELLICOTT CI	TY.
Thomas Beal Helen	Ellicott City	IQ02
Robert I. King	.Ellicott City	I902
Owen H. Mercer	.Ellicott City	
	ES PUBLIC.	
		7-00
Thomas H. Hunt, Jr		1902
School Co	MMISSIONERS.	
Joshua N. Warfield	Florence	1902
John W. Selby	. Glenelg	1904
Thomas M. Johnson	Ellicott City	1906
REGISTER	OF VOTERS.	
T. Hunt Mayfield	Elicott City	. 1002
—		1902
KENT	COUNTY.	
POPULAT	10N, 18,786.	
	r—Chestertown.	
		1
Court Terms—Jury, third Mond	Mandania Ind.	ber; non-jury
third Monday in January; second Orphans' Court Days—Every Tu		
James T. DixonCle	rk Circuit Court	1903
Thomas J. FletcherShe	eriff	1973
Clarence S. HurlockRes	gister of Wills	1903
William D. CrosbySun	rveyor	1904
John D. UrieSta	te's Attorney	1903
Thomas A Jacobs(Cl Franklin H. HarperJu	ilei) Judge Orphans' Co	ourt1903
Thomas A III. Jane	age Orphans' Court	.,1903
Thomas A. HudsonJu	age Orphans Court	1903
George M. HadawayCo	unty Commissioner	1903
Lewis P. Atwell	ounty Commissioner	1002
Perry B. RasinCo	ounty Commissioner	
Lewis C. AyresCo	ounty Commissioner	1905
Jesse R. CopperT		

JUSTICES C	F THE PEACE.	
Name.	P.O. Address,	Term Expires.
nstP. F. Pierce	Galena	1902
1stGeorge C. Townsend	Millington	1902
2d Joseph C. Rasin	Still Pond	1902
2dHenry L. Davis	Kennedyville	1902
3dRichard F. Moffett	Worton	1902
4thWilliard Melvin	Chestertown	1902
4thT. Waters Russell	Chestertown	1902
4th Thomas D. France		
5th Bartus J. Wilkins		
5th Charles N. Satterfield		
5thRobert F. Jewell	Edesville	1902
Supervisor	s of Elections.	
T D D (D)	01	T
James R. Bowers, (D)	Chestertown	1902
William A. Hyland	Galena	1902
W. S. Carroll (R)	Chestertown	1902
Notar	ies Public.	
01 - 1 - Th-4 -	(1)	T-00
·Charles Estes	Chestertown	1902
SCHOOL C	OMMISSIONERS.	
W. Frank Hines		
Cornelius C. Brown		
J. Thomas Pennington	Galena	1906
Co	RONER.	
Enoch N. Roland	Ola sata uta uu	7.00
Enoch N. Roland	Chestertown	1902
MONTGOR	TERY COUNTY.	
MONTOO	IERI COUNTI.	
Donrer	MICAT OF ACT	

POPULATION, 30,451.

COUNTY SEAT-Rockville.

Court Terms—Jury, third Monday in March, second Monday in November; non-jury, third Monday in January, first Monday in June. Orphans' Court Days—Every Tuesday.

Thomas Dawson	.Clerk Circuit Court 1903
John W. Collier	.Sheriff1903
Henry C. Allnutt	Register of Wills1903
Charles J. Maddox	.Surveyor1904
Henry Maurice Talbott	State's Attorney1903
Charles R. Murphy	.(Chief) Judge Orphans' Court. 1903
Samuel D. Waters	.Judge Orphans' Court1903
George W. Meeni	Judge Orphans' Court 1903
	.County Commissioner1903
	.County Commissioner1903
William H. Griffith	.County Commissioner1905
Stephen B. Lyddane	
	.County Commissioner1905
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Name.	P. O. Address.	Tour Bonier	
	T and a manifel	Term Expires.	
istEdward O. Brown	Laytonsville	1902	
istHugh C. Townsend	Laytonsville	1902	
2d William J. Dronenburg.	Clarksburg	1902	
2dRobert L. Hickerson	Hyattstown	1902	
2dJesse H. Wolfe	Hyattstown	1902	
3dCharles F. Elgin	Poolsville	1902	
3dBenjamin R. Poole	Poolsville	1902	
4thClifford H. Robertson	Rockville	1902	
4tnJohn B. Brewer	:Rockville	1002	
4thJoseph Reading	Rockwille	7000	
5th Francis T. Murphy	Spencerville	T000	
5thJohn McCenev	Burnt Walls	T002	
oth John T. Kellev	Darnestown	T000	
/tilAlfred Wilson	Rethesda	7000	
/tnMalon H. Austin.	Glen Echo	1000	
/thDennis Claude	Chevy Chase	1002	
othLeonard Weir, Ir	Sandy Springs	TOOR	
othAffied F. Fairali	Sandy Springs	TOOO	
guiIsrael (r. Warneig, Ir.	(*althershire	1000	
gtnRoszell Woodward.	Gaithershurg	T000	
Totti William T. Redden.	Potomac	Tooo.	
Tota Robert (f. Davidson)	Potomac	T000	
IithSamuel S. Hays	Rarnesville	1902	
TITU James F. Kryne	110 ZATEON	7 - 0 0	
11th James H. Norris	Royds	1902	
12thRufus Kent King	Damasone	1902	
12III DOTSEV L. Baker	1)0111000110		
13thCharles S. Nichols	Vancington	1902	
13thHomer Guerry	Takoma Park	1902	
or annual of the state of the s	rakoma ratk	1902	
SUPERVISOR	RS OF ELECTIONS.		
Elisha C. Etchison (D)	Gaithershura		
Elisha C. Etchison, (D)	Sandy Springs	1902	
Thomas Vinson, (R)	Poolerille	1902	
211011100 VIII0011, (R)	Rockville	1902	
Notae	RIES PUBLIC.		
George M. Hunter	D 0 01111		
George M. Hunter	Rockville		
Inmes E Trandle	Rockville	1902	
James E. Truudle	Gaithersburg	1902	
Littleton E. Price	Damascus	1902	
Allan Farquhar	Sandy Springs	1902	
George Dind Brown	Kensmaton	7.000	
Melvin D. Peck	Washington Grov	e1902	
Melvin D. Peck	Gaithersburg	· 1902	
F. D. Leizear	Sandy Springs	1902	
SCHOOL COMMISSIONERS.			
George R. Rice	Travillah	IQO2	
James E. Ayton Crittenden King	Laytonsville	IQO4	
Crittenden King	King's Vallev	1006	
	3		

PRINCE GEORGE'S COUNTY.

POPULATION-29,898.

COUNTY SEAT-Upper Marlboro.

Court Terms—Jury, first Monday in April and October; non-jury, third Monday in January and June.
Orphans' Court Days—third Tuesday in each month.

	mon	
Name.	Office.	Term Expires.
James B. Belt	Clerk Circuit Court	I003
Benjamin N. Hardisty	Sheriff	T002
Richard N. Rvon	Treasurer	T002
William R. Smith	Register of Wills	T007
Roderick M. McGregor	Survevor	T004
William M. Lewin	State's Attorney	T002
Fielder C. Duval	(Chief) Judge Orphans' (Judge Orphans' Court	ourt1903
Lemuel L. Dale	Judge Orphans' Court	1903
William M. Gallahan	Judge Orphans' Court	1903
·George W. Rawlins	Judge Orphans' Court County Commissioner	
Kichard W. Beal	County Commissioner	1005
Walter R. Pyles	County Commissioner	TOOF
Robert L. Manning	County Commissioner	I007
John Miller	County Commissioner	
Pinkney A. Scaggs	First District Road Com	missionerToo4
George W. Hardy	Second District Road Co.	nimissioner Tool
James A. Sweeney	Third District Road Com	missioner1904
		5. 1
. Jus	TICES OF THE PEACE.	
Ist Benedict I. Gallar	ıtBeltsville	1002
ist Harry C. Jones		1902
Ist Iolin T. Burch	Berwyn	1002
2d Alexander Sakers	Hvattsville	Toolo
2dArthur Carr	Hyattsville	1902
2dAlfred D. Bailey	Hyattsville	1002
ad James E. Sears	Upper Marlboro.	1902
3d William H. Harp	erUpper Marlboro.	1902
4th William F. Pearre	eWestwood	1002
4th Joseph W. Rawli	ngsUpper Marlboro.	Too2
5th John W. T. Hatte	onPiscataway	T002
5th Joseph M. Kendr	ickAccokeek	Too.2
5thWilliard Thorne	. Friendly	Tooa
6thEdward Tolson	Camp Spring	1002
6thSauruel E. Cox	Silver Hill	1002
6th John T. B. Suit	Forrestville	1002
7th Walter Ryan	Mitchelville	1002
8th Joseph R. Turner	r Aquasco	1002
8th Ioseph H. Fowler	rBaden	1002
oth lohn L. Warring		T002
ioth Charles B. Taveni	nerLaurel	1002
Ioth I. C. Avton	Laurel	Tona
10th John F. Palmer	Laurel	1002
11thHenry St. J. L. B	riscoeBrandywine	1002
11th William H. Squire	esBrandywine	1002
12th Edward G. Wrigh	itOxen Hill	1002
12th John M. Roberts	Oxen Hill	1002
13th Benjamin H. Cros	sGlendale	Too2
13thElon Belirend	Seat Pleasant	T002
14thMilton A. Botts	Bowie	T002
		1902

SUPERVISORS OF ELECTIONS.

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SUPERVISORS OF ELECTIONS.

20	PERVISORS OF ILLECTI	ONS.
Name.	P. O. Addr	
John R. Cook, (D)	Centerville.	1902
John F. Ruth	Stevensville	è1902
Walton Cook Orrell, (F	c)Centerville	1902
	Notaries Public.	
William L. Holton	Centerville.	1902
J. Louis Evans	Centerville.	1902
Alfred Tucker, Jr Ogle Tilghman Davids	onQueenstowi	n1902
	School Commissioner	RS.
A. E. Sudler	Sudlersville	in 1902
James M. Corkran	Centerville	1964 d1906
	ST. MARY'S COUNT	Υ.
	POPULATION, 18,136.	
Co	UNTY SEAT-Leouardt	cown.
Court Term-Inry	third Monday in Mar	ch and September; non-
jury, first Monday in Ju	ine and December.	on and noptimize,
Orphans' Court Days	-Second and fourth T	uesdays each month.
Enoch B. Abell	Clerk Circu	iit Court 1903
Francis X. Thompson.	Sheriff	1903
Philip T. Buckler	Register of	Wills1903
Loseph H Key	(Chief) Ind	ge Orphans' Court.1903
James T. Harrison	Tudge Orpl	hans' Court1903
William S. Coppage	Judge Orpl	hans' Court1903
Dominick S. Bowles	County Cor	mmissioner
John G. H. Lilburn	County Coi	nimissioner1905
P. Harris Camalier	State's Att	minissioner1907 orney1903
John M Deut	Treasurer	1903
	JUSTICES OF THE PEA	
ıstStanislaus Clarl	cRidge	1902
istGeorge M. Boliz	inanSt. Inigoes	1902
od George R Deut	Dravden	1902
2dCharles A. Wat	tsVallev Lee	1902
ad Joseph F. Morg	anLeonardtov	W11Ig02
3d William M. Lol	kerLeonardtov	w111902
3dJohn Francis R	aleyClements	1902
4thGeorge R. Slye	Maddox	I902
4th Theodore R C	arnenter Budd's Cre	eek1902
4thI. I. Alvey	Morganza.	1902
5th Henry C. Adan	isMechanics	ville1902
5thL. Johnson Car	iterCharlotte I	Hall1902
6thEnoch R. Evar	isHollywood	11902
othFred A. Moran	Laurel Gro	ove1902

justices of the 1 the Com.
Name. P. O. Address. Term Expires 6th J. Woodley Latham Laurel Grove 1902 7th R. Johnson Colton Oakley 1902 7th James J. Stone Milestone 1902 8th John A. B. Shermantine California 1902 8th Ellis M. Magill Fishing Creek 1902 9th James D. Hayden St. George's Island 1902
Supervisors of Elections.
Joseph T. Gough, (D). Leonardtown 1902 Walter B. Dent. Oakley 1902 William J. Bean, (R). Valley Lee 1902
SCHOOL COMMISSIONERS.
John F. DukeLeonardtown1902Zack R. MorganMechanicsville1904James H. MilesLeonardtown1906
SOMERSET COUNTY.
POPULATION, 25,923.
COUNTY SEAT—Princess Anne.
Court Terms—Jury, second Monday in April and October; non-jury, second Monday in January and July. Orphans' Court days—Second and fourth Tuesdays in February, April, June, August, October and December.
O. T. Beauchamp. Clerk Circuit Court. 1907 Lewis W. Pusey. Sheriff. 1903 William F. Lankford. Register of Wills. 1903 Frederick J. Johnson. Surveyor. 1904 Joseph R. Reading. (Chief) Judge Orphans' Court. 1903 Warren C. Gunby. Judge Orphans' Court. 1903 Edward L. Dryden. Judge Orphans' Court. 1903 George A. Somers. County Commissioner. 1903 L. Wesley Beauchamp. County Commissioner. 1905 James H. Cullen. County Commissioner. 1907 Henry I. Waters. State's Attorney. 1903
JUSTICES OF THE PEACE.
Ist Edward P. Fitzgerald Princess Anne 1902 Ist Hiram W. Lankford Princess Anne 1902 Ist William Waller Habnab 1902 2d Frank M. Waters Oriole 1902 3d William M. Hunt Kingston 1902 3d Alpheus L. Carver Marion 1902 4th Levin H. Hall Pocomoke City 1902 4th David J. Dryden Costen 1902 5th George R. Marsh Widgeon 1902 6th Francis H. Ballard Manokin 1902 6th Thomas W. Landon Laudonville 1902 6th Levin H. Hudson Manokin 1902 7th William V. Sterling Crisfield 1902 7th Samuel W. Kennerly Crisfield 1902

justices of the Teace—con.
Name. P. 0. Address. Term Expires 8tln. William J. Coulbourn. Hopewell 1902 9th. James D. Anderson. Deal's Island. 1902 9th. Joseph T. Tarlton. Chance. 1902 10th. C. C. Laws. Ewell. 1902 11th. William A. McGrath. Dame's Quarter 1902 12th. Thomas K. Whelton. Crisfield. 1902 13th. George H. Handy. Westover. 1902 13th. Theodore G. Eiswald. Westover. 1902
Supervisors of Elections.
James E. Dashiell, (D). Victor. 1902 George B. Horner Deal's Island 1902 Isaac J. Sterling, (R) Lawsonia 1902
NOTARIES PUBLIC.
William J. Peyton Crisfield 1902 Robert F. Maddox Princess Anne 1902 Samuel H. Sudler Princess Anne 1902
SCHOOL COMMISSIONERS.
Lorie C. Quinn Crisfield 1902 Thomas H. Bock Princess Anne 1904 John S. Sudler Manokin 1906
TALBOT COUNTY.
POPULATION, 20,342.
COUNTY SEAT—Easton.
Court Terms—Jury, third Monday in May and November; non-jury, first Monday in February, fourth Monday in July. Orphans' Court days—Every Tuesday (except election day).
Francis G. Wrightson Clerk Circuit Court 1903 Alexander C. Mortimer Sheriff 1903 Charles R. Wooters Register of Wills 1903 John H. Craig Surveyor 1904 William H. Seth (Chief) Judge Orphans' Court 1903 Frank D. Harrison Judge Orphans' Court 1903 Elijali W. West Judge Orphans' Court 1903 Frank M. Wills County Commissioner 1903 James H. Caulk County Commissioner 1905 J. Percy McKnett County Commissioner 1907 Joseph B. Harrington Treasurer 1906
JUSTICES OF THE PEACE.
1st. William Reddin Easton 1902 1st. Frank C. Mason Easton 1902 1st. John B. Fairbank Easton 1902 2d. Thomas E. Burns St. Michael's 1902 2d. Edwin P. Sparks St. Michael's 1902 2d. F. F. Avalier Royal Oak 1902 2d. James D. Haddaway Neavitt 1902 3d. John S. Sullivan Trappe 1902

Name.	P. O. Address.	Term Expires.
3d William H. H. Pastorfield. I 3d William E. Hollyday C 3d Richard Anthony C 4th William J. Callahan C 4th Alga Smith C 5th Joseph G. Skinner I 5th William J. Jackson I 5th Benjamin F. Sherwood V	Oxfordxford	1902 1902 1902 1902 1902
Supervisors (OF ELECTIONS.	
J. Harry Radcliffe, (D) S. Courtland W. Roe John T. Trax, (R) C. Courtland T. Trax	Caston	1902
NOTARIE	s Public.	
William G. Denny	Easton	
School Com	IMISSIONERS.	
H. Spencer Matthews	St. Michael's	IOO/
ADMEA	SURER.	
William B. AdamsEaston1902		
WASHINGTO	ON COUNTY.	
POPULATION	ON, 45,133.	
COUNTY SEAT	-Hagerstown.	
Court Terms—Jury, second Mon ber; non-jury, first Monday in Aug Orphans' Court days—Tuesday an	ust.	
George B. Oswald Samuel P. Angle Thomas E. Hilliard Elmer E. Piper Thomas A. Poffenberger Elias Cost William L. Hammond Aaron D. Sager Isaac Aukney, Jr. Joseph Ernest Abram E. Albert Joseph M. Newcomer. Samuel S. Stouffer	Sheriff	

JUSTICES OF THE PEACE.

Name.	P. O. Address,	Term Expires
ıstJames Morrow	.Sharpsburg	1902
ıstVan S. Brashears	.Sharpsburg	1902
2dJames E. Hawken	. Williamsport	1902
2dSamuel I. Preston	. Williamsport	1902
4thT. Belt Johnson	.Clearspring	1902
4thJames M. Little	.Clearspring	1902
5thJoseph Harrison	.Hancock	1902
5th Charles H. Sutton	. Hancock	1902
5thSylvester Summers	LOCK NO. 53	1902
6thO. Jesse Stotlemeyer	Social and	1902
7thJohn H. Ferguson	Drownsuito	1902
8thEugene A. Brown	Toitowahura	7002
nothMartin L. Miller	Eunketown	1002
11thPreston E. Miller		
12thH. C. Miller		
13thJohn H. Baughman	Manganeville	1002
15th Henry Shirk	Indian Spring	1002
15thJohn Myers	Green Spring Furnace.	I002
r6th John Clark	Beaver Creek	
19thJoshua C. Hine	.Keedvsville	
20thAaron M. Scott	.Downsville	1902
23dJohn B. Huyett	.Conococheague	Igo2
Earnest Hoffman		
John U. Adams	.Hagerstown	I 902
Allen Yingling	.Hagerstown	1902
Daniel Garver	.Hagerstown	1902
George S. Miller	.Hagerstown	1902
A. P. Conner	.Hagerstown	1902
M. L. Byers	.Hagerstown	1902
Thomas Robinson	. Hagerstown	1902
Supervisors	OF ELECTIONS.	
Thomas A. Nock, (D)	Hagerstown	
Charles B. South	.Funkstown	IQ02
Thompson A. Brown, (R)	Hagerstown	
	TIONS FOR HAGERSTO	
Otho V. Middlekauff	. Hagerstown	1902
William Penn Rauth	.Hagerstown	1902
Charles B. Meredith	.Hagerstown	1902
Notari	ES PUBLIC.	
A. A. Swingle	.Hancock	
Robert B. Wright	Williamsport	I g02
Harvey H. Heyser	.Hagerstown	1902
John H. Blake	Hagerstown	Ig02
A. W. Reeder	.Hagerstown	1902
John W. Biershing	.Hagerstown	1902
Alexander Neill, Jr	.Hagerstown	1902
Milton Ewers	.Hagerstown	1902
Harry K. Mumma	Hagerstown	1902
J. F. Staub	Sharpsburg	1902
J. William Cook	Hagerstown	<u>1</u> 902
John V. Alexander	Boonsboro	., 1902

SCHOOL COMMISSIONERS.

	DOMESTIC CONTRACTOR
Name.	P. O. Address. Term Expires.
William H. Hoffman David Lesher Newton S. Cook Edmund Cohill	Cavetown 1902 Hagerstown 1902 Clearspring 1904 Hagerstown 1904 Hancock 1906 Hagerstown 1906
	R OF VOTERS FOR HAGERSTOWN.
2dRobert G. Cusl 4thFrank Witmer	Hagerstown 1902
ASSISTANT RE	GISTERS OF VOTERS FOR HAGERSTOWN.
2dD. M. Brewer 3dWilliam A. Ne 4thHarry J. Brezl	Hagerstown 1902
	WICOMICO COUNTY.
	POPULATION, 22,852.
	COUNTY SEAT—Salisbury.
jury, first Monday in I	fourth Monday in March and September; non- anuary and July. —Second and fourth Tuesdays each month.
James T. Truitt	Clerk Circuit Court.
	JUSTICES OF THE PEACE.
1stWilliam Baile 2dGeorge W. Fre 3dLevin T. Walt 3dWilliam Dento 3dMinos B. Dow:	sh. Mardela 1902 y. Mardela 1902 ethards. Hebron 1902 eeny Quantico 1902 eer Jesterville 1902 on. Tyaskin 1902 ning White Haven 1902 os. Capitola 1902

		tus === 1
Name.	P. O. Address.	Term Expires
4thSamuel P. Parsons4thH. James Truitt	Parsonsburg	1902
4thWesley D. Truitt	Willards	1002
5thWilliam A. Trader	Salisbury	1902
5th William S. Boston		
6thMarcellus Dennis	Powellsville	1902
7thIsaac F. Messick	Fruitland	1902
8thBaniel J. Staton 8thHenry D. Powell	Salisbury	1002
9thThomas J. Turpin	Salisbury	1902
9th William J. Riggin	Fruitland	1902
10th Walter C. Mann	Sharptown	1902
11thSamuel E. Foskey	Delmar, Del	1902
SUPERVISORS	OF ELECTIONS.	
George A. Bownds, (D)	Quantico	1902
Sewell T. Evans	Salisbury	1902
John W. Wimbrow, (R)	Parsonsburg	1902
	ies Pubi,ic.	
F. Leonard Wailes	Salisbury	1902
G. Vickers White	Salisbury	1902
Edward O. Fulton Theodore A. Veasey	Dalmar Dal	1902
Theodore A. veasey	.Definal, Def	1902
School Co	MMISSIONERS.	
W. Jeff Staton	Sharptown	I 904
		
WORCEST	ER COUNTY.	
	ION, 20,865.	
COUNTY SEA	T—Snow Hill.	
Court Terms—Jury, third Monday	day in May and fourth	Monday in
October; non-jury, third Monday Orphans' Court Days—Second a	nd fourth Tuesdays each	montlı.
Francis H. Purnell		
William Whaley	.Sheriff	1903
Edward P. Davis	Register of Wills	1903
William Turner	Wreckmaster	1904
William U. Schoolfield	State's Attorney	1904
Zadoc P. Henry	(Chief) Judge Orphans'	Court1903
Ara P. Bowen	Judge Orphans' Court	1903
Alfred Child	.Judge Orphans' Court	1903
W. Elton Boston	County Commissioner	1903
John L. Parades	County Commissioner	1903
John L. Robins	County Commissioner	
Edwin H. Taylor	.County Commissioner	1905
,		, ,

JUSTICES OF THE PEACE.

J OBILEMS C	71 11114 X 1411C24.	
Name.	P. O. Address.	Term Expires.
ıst Tubman F. Bonneville	Pocomoke City	1902
ıst William W. Quinn	Pocomoke City	
2dWilliam I. Rownds	Snow Hill	T002
2d Daniel H. Lewis	Snow Hill	
3d Daniel A. Massey	Berlin	
3dJaures H. Mumford	Ocean City	I QO2
4thLeslie P. Bowen	Newark	
5thTimothy Rayne, Sr	Bishopville	I 002
7th Ernest P. Downing	West	1902
8th W. O. Pavne	. Stockton	
8thEphraim Hillman	Klej Grange	1902
8th W. J. Onley	Girdletree	IQO2
9thJames S. Burbage	Berlin	1902
SUPERVISORS	S OF ELECTIONS.	
Urialı F. Shockley, (D.)	Snow Hill.	T002
Josiah A. Boston	Newark	1002
Stephen H. Wilson, (R.)	Snow Hill.	1002
1 , , , , , , , , , , , , , , , , , , ,		
	ES PUBLIC.	
Sydney T. Selby	Snow Hill	
James P. Townsend	. Snow Hill	
Eben Hearne	Snow Hill	
Horace Payne	Snow Hill	
Howard Hall	Pocomoke City	
Emerson W. Polk	Pocomoke City	1902
Sidney A. Bowen	Berlin	1902
Theodore Palmatory	Berlin	1902
Charles W. Keas	Berlin	1902
C C-		
	OMMISSIONERS.	
Zadok Powell	Snow Hill	Ig02
Laban T. Quillen	Berli11	1004
Lemuel W. Onley	Girdletree	1906
STATE PRINTERS.		
Wm. J. C. Dulany Co		1timoro atrost
	o Last Ba	itimore street

Biographical Sketches of State Officers.

Governor of Maryland: John Walter Smith, (Democrat) of Worcester County.

John Walter Smith was born at Snow Hill, Worcester County, Maryland, on the 5th day of February, 1845. was educated at private schools and at Union Academy, in Snow Hill, where he obtained an English and classical education. He is the son of John Walter Smith, and Charlotte Whittington Smith, his mother, having been the daughter of Judge William Whittington, who was one of the early judges of the judicial circuit, a part of which now constitutes the first judicial circuit of Maryland. His parents died while he was quite a child, and he was at one time the ward of the late United States Senator Ephraim K. Wilson. In 1860 he married Miss Mary Frances Richardson. One of his daughters, Miss Charlotte Whittington Smith, died in August, 1896, and his only surviving child is Mrs. Arthur D. Foster. Governor Smith left school at the age of eighteen to accept a position as clerk in the large mercantile house of George S. Richardson & Bro., of Snow Hill, and soon after became a partner in the said firm. The firm was afterwards changed to Richardson, Smith, Moore & Co., and after the death of the senior partner, Mr. George S. Richardson, to Smith, Moore & Co., as it now exists. This firm, in addition to the mercantile and grain business, has been and still is largely engaged in the lumber business, both in Maryland and Virginia. Governor Smith is president of the First National Bank of Snow Hill, which he assisted in organizing in 1887, and is also president of The Equitable Fire Insurance Company of Snow Hill. He is also interested in other business enterprises in his county. He is one of the largest realestate owners in his county, and has large timber interests in Virginia and North Carolina. He is connected, as director, with a number of important financial institutions in Baltimore, and is also connected with the Surry Lumber Company of Virginia, owning some of the largest lumber mills and timber interests in the South. In 1889 Governor Smith was elected, as a Democrat, to represent his county in the State Senate of Maryland. He was successively re-elected to the same position in 1893 and 1897. He was made President of the Senate

in 1894. During the session of the Legislature of 1896 he introduced and secured the passage of the Free School Book Bill. In 1892 he was unanimously tendered the nomination for Congress, which he declined on account of his large business interests. In 1898 he accepted the Democratic nomination for Congress from the First Congressional District of Maryland, and was elected by a handsome majority. Before he had taken his seat as a member of Congress, he became the Democratic candidate for Governor by unanimous nomination, and was elected by a plurality of 12,123 votes over his Republican competitor, Governor Lowndes, in November, 1899. The day before he was inaugurated as Governor he resigned his seat in Congress. He was inaugurated Governor January 10th, 1900, for a term of four years, and is now filling out said term.

Secretary of State: WILFRED BATEMAN, (Democrat,) of Talbot County.

Wilfred Bateman, youngest son of the late Col. H. E. Bateman, was born in Washington, D. C., January 17, 1859, was educated at the public schools of Talbot county and Bethel Academy, Virginia. He taught school for two years, read law with the late Ex-Gov. Philip Francis Thomas, and was admitted to the bar December, 1881. He was the Examiner in Chancery for the Circuit Court for Talbot County, and held that office until his appointment as Clerk of the Circuit Court to succeed the late Col. Thomas Hughlett.

Comptroller: Dr. J. W. Hering, (Democrat,) of Westminster, Carroll County.

Dr. J. W. Hering is a resident of Westminster, and has been prominent for some years in the politics and public life of Carroll county. As a member of the State Senate he made a favorable impression by his faithful performance of duty and his impartial rulings upon matters that came before him as the chairman of a number of important committees. He is a bank cashier and a keen and successful business man, and was until recently president of the Maryland Bankers' Association. He is the only layman who has been president of the General Conference of the Methodist Protestant Church of the United States. He has for many years been connected with educational work; was one of the founders of Western Maryland College, and is at this time President of its Board of Trustees. He received the degree of Doctor of Laws from St. John's College, at Annapolis, in June last.

State Treasurer: MURRAY VANDIVER, (Democrat) of Harford County.

Mr. Murray Vandiver was born in 1845 at Havre de Grace, Md. He is the son of the late Robert R. Vandiver, a descendant of some of the first settlers of Delaware. He was educated in the public schools of Harford County and Havre de Grace Academy, and graduated from a business college in Poughkeepsie, N. Y., in 1864. He early engaged in the lumber business in Havre de Grace. He was elected a member of the House of Delegates of Maryland of 1876, 1878, 1880, and was Speaker of the House in 1892. He was a member of the National Democratic Convention of 1892, which nominated Cleveland; of 1896, which nominated Bryan the first time. and a delegate-at-large to the National Democratic Convention of 1900. From 1888 to 1893 he was secretary and treasurer of the Democratic State Central Committee, and in 1897 became chairman of the committee by appointment of Col. Buchanan Schley. He was reappointed chairman of the committee by Col. L. Victor Baughman in August, 1899, with the full concurrence of the State convention. As chairman of the Democratic State Central Committee Mr. Vandiver conducted the reorganization primary campaign in Baltimore City in the fall of 1898, which resulted in the precinct organization in Baltimore City of which Hon. James P. Gorter is the head. Vandiver managed the State campaign in 1899, which restored the democratic party to power in the State, as well as exercised an influence in his advisory capacity in the municipal campaign in Baltimore City in the spring of 1899, which restored the democratic party to power in the city. From July, 1893, to October 1, 1897, Mr. Vandiver was Collector of Internal Revenue for the District of Maryland, District of Columbia and Delaware and two counties in Virginia, being appointed by President Cleveland and serving at the time of the preparation for the collection of the income tax. On January 11, 1900, Mr. Vandiver was elected Treasurer of the State of Maryland, receiving the entire vote of his party in both Senate and House in open session and without a party caucus. He is a director in the First National Bank of Hayre de Grace, Third National Bank of Baltimore, the Commonwealth Bank of Baltimore and the American Bonding and Trust Company of Baltimore, National Bank of Port Deposit. a director in the Delaware Railroad and was one of the World's Fair Commissioners for the State of Maryland appointed by Governor Brown in 1892. He is a director in nearly all the incorporated companies located at Havre de Grace, and was Mayor of the city in 1885 and 1886. He wrote the charter which incorporated Havre de Grace as a city in 1878.

Attorney-General: ISIDOR RAYNER, (Democrat,) of Baltimore City.

Mr. Isidor Rayner was born in Baltimore fifty years ago. He graduated from the University of Virginia in 1870, and then studied law. Soon after his admission to the bar he attracted public attention by his ability as a lawyer and an advocate. In 1878 he was elected to the Maryland House of Delegates. In 1886 he was elected to the State Senate. In that body his course was so brilliant that in 1888 he was nominated for and elected to Congress from the Fourth District. His record there was a splendid one, and he was returned in 1890 and 1892. He was, while in Congress, a member of Committees on Foreign Relations and on Coinage and Currency, and took a most prominent position before the country in the important debates upon the floor. Mr. Rayner is known to the general masses of the people by his powers as a public speaker, always commanding attention, whether in court or on the hustings. He has taken a leading part for his party in the State and the country in all political discussions of the times.

Adjutant-General: GEN. JOHN S. SAUNDERS, (Democrat).

Gen. John S. Saunders was born at Norfolk, Virginia, on the 30th day of January, 1836. His father, grandfather and great grandfather were successively officers of the Navy and Army of the United States. At the age of 15 he entered St. James College, Md. He was appointed a cadet to West Point at large, by President Franklin Pierce in 1854, and graduated No. 5 in his class June 11th, 1858. He was temporarily assigned to the Artillery Arm on graduating, but in September was transferred to the Ordnance Department, where he served until his resignation was accepted in April, 1861. He entered the C. S. A. soon afterwards, and served as Ordnance Officer in Richmond, Virginia; Chief of Artillery at Norfolk, Virginia; Vicksburg, Miss; in field with Army N. Virginia; in command of battalion of artillery and Assistant Inspector General C. S. A., surrendering as Assistant Ordnance Officer Army N. Virginia, at Appomattox with General Lee.

He came to Maryland in 1867, settling in Baltimore, where he has resided since. He entered the Maryland National Guard as Inspector General of Brigade on May 7th, 1887, with the rank of Colonel, resigning his commission to accept the appointment of Adjutant General of the State of Maryland, February 7th, 1900.

Clerk of the Court of Appeals: THOMAS PARRAN, (Republican).

Thomas Parran was born in Calvert County February 12, 1860. He was educated in Charlotte Hall Academy. He was elected to the House of Delegates in 1883 and re-elected in 1885. He was Chief Deputy in the Internal Revenue Service at Baltimore from 1889 to 1893, which year he was elected to the State Senate. He was appointed Assistant Enrolling Clerk in 1895 and Index Clerk in 1897 in the House of Representatives of the United States. The later position he held at the time of his election, November 5, 1901, as Clerk to the Court of Appeals of Maryland.

BIOGRAPHICAL SKETCHES

-OF---

MEMBERS OF THE SENATE OF 1902.

Allegany County-DAVID J. LEWIS, Democrat.

Senator Lewis is a Cumberland lawyer and is a partner of the Hon. G. A. Pearre. He was born of Welsh parentage in 1869 in Pennsylvania. His father was a miner, and at the age of nine he began mining coal and continued until he was nineteen. In 1892 he was admitted to the bar of Allegany. Until 1896 he was a Republican.

Anne Arundel County—Elijah Williams, Democrat.

Dr. Williams was born in Anne Arundel County, and is 52 years old. His father was James E. Williams. He was educated in the Public Schools of Anne Arundel County at Cumberland Valley Institute, Mechanicsburg, Pennsylvania, and at West River Classical Institute, Owensville, Anne Arundel County. In 1869 he was graduated in medicine from the University of Maryland, and has actively engaged in his profession ever since. Dr. Williams is, and has been for a long time, a member of the Democratic State Central Committee of Anne Arundel County. He was County Treasurer from 1894 to 1898. He has a first-class farm and often entertains his friends in his hospitable home and gives them an Anne Arundel "coon hunt."

Baltimore City (First District)—JACOB M. MOSES, Democrat.

Senator Moses was born in Baltimore and educated at the public schools. He entered the Hopkins University in 1890 and graduated from that institution with high honors in 1893, being awarded a university scholarship, which he, however, declined and entered the Law Department of the University of Maryland. He graduated in 1895, and was awarded the

prize of \$100 for the best thesis, his subject being the "Law

Applicable to Strikers."

He was a candidate for the First Branch City Council from the Third Ward in the municipal election last Spring, but was defeated. He is a member of the Phi Beta Kappa Society of the Hopkins, one of the Board of Governors and counsel of the Old Town Merchants and Manufacturers Association, one of the directors and the general counsel of the Central Business Men's Association, an active member of the Reform League and a member of the Maryland Historical Society.

Baltimore City, (Second District)—Lewis Putzel, Republican.

Senator Putzel was born in Baltimore in 1866. He graduated with honor from Baltimore City College in 1885, and stood second in his class at the law school of the University of Maryland, graduating in 1888. In 1895 Mr. Putzel was elected a member of the House of Delegates. In 1896 he was appointed by Mayor Hooper City Attorney by virtue of which appointment he became a member of the New Charter Commission. He was elected to the State Senate in 1897 and at once took a leading part in that body, being the author of many important measures. He was re-elected in 1901.

Baltimore City (Third District)—OLIN BRYAN, Democrat.

Olin Bryan was born June 22, 1863, in Queen Anne's County, and educated in the public schools, under a private tutor, and at Dover Academy. He graduated from the Law Department of the University of Maryland in 1887, beginning the practice of law in Centerville the following fall and re-

mained until May, 1896.

In December, 1887, he was appointed Clerk to the County Commissioners, which position he held for four years. was elected from Queen Anne's County to the House of Delegates in November, 1891, and as a member of the House served on several important committees, among others that of In 1895 he was appointed auditor for the Circuit Court for Queen Anne's County, which position he held until his removal to Baltimore. He is a member of several fraternal organizations including Masonry, Knights of Pythias, American Legion of Honor and Improved Order Heptasophs. He is now general counsel for the latter organization, having entire charge of all its legal business throughout the United States. He is a member of the board of trustee of the Grand Lodge, K. of P. For four years he was one of the owners and editors of the "Centerville Observer."

Baltimore County—John Hubner, Democrat.

Mr. Hubner is a resident of Catonsville. He is a large real estate owner, is president of the Old Line Real Estate Company, and is also prominently connected with the Maryland Real Estate Company, which owns the Algburth property, formerly belonging to the late John E. Owens. Mr. Hubner was Speaker of the House of Delegates in 1890. He is familiar with legislative details having been president of the Senate during the sessions of 1900 and 1901.

Calvert County-Charles L. Marsh, Republican.

Senator Marsh is forty-six years of age. He is a native of New York State, but has spent the greater part of his life in Calvert. Mr. Marsh is the inventor and manufacturer of the deep water oyster tongs that are now in general use in the waters of Maryland and Virginia. During the years 1896 and 1897 he was a member of the county school board. He was elected to the State Senate in 1897 to fill a vacancy and reelected in 1899.

Caroline County-HARRY A. ROE, Republican.

Senator Roe is the son of the late Andrew B. Roe, who was senator in 1882 and 1884. He was born in Minnesota in 1857, but in 1859 moved to Caroline County where he has since resided. He was educated in the public schools and Dover Conference Academy. He has been closely identified with fruit and vegetable packing business, and has never taken much interest in politics before.

Carroll County-Johnzie E. Beasman, Democrat.

Senator Beasman was born near Sykesville, and is 50 years old. He is the son of Capt, Joshua Beasman. His early education was received in the public schools of Carroll County. Subsequently he entered the Maryland Agricultural College where he graduated. From his graduation up to the present time he has been engaged in farming and dairying at Sykesville. He has been actively identified with his party affairs all his life. He was elected three times to the House of Delegates, namely in 1884, 1886 and 1894. As a member of the General Assembly he served on many important committees, including that of the Ways and Means. He was a member of the State Live Stock Board for four years.

Cecil County—HENRY M. McCullough, Republican.

Senator McCullough was born September 24th, 1858, at Elkton. His father, Jas. T. McCullough, was a prominent member of the Cecil bar and represented his county in the Senate in 1855. His mother was a daughter of Col. Geo. E. Mitchell who served with distinction in the U. S. Army in the War of 1812, and who was a member of Congress for three terms. Mr. McCullough acquired his education at the Elkton Academy and at Princeton. He read law under his father and was admitted to the bar in June, 1881. In 1900 he was elected one of the Presidential Electors at large by the Republican party. In 1901 he was elected to the State Senate defeating Senator Austin L. Crothers, who was a candidate for re-election.

Charles County-George T. C. Gray, Republican.

Mr. Gray was born in Charles County in 1855. He was educated at the public schools, and afterwards engaged in farming and merchandising. He was a member of the Board of County Commissioners in 1895, and was chosen president of the Board. In 1897 Mr. Gray was elected to the State Senate, and re-elected in 1901.

Dorchester County—WILLIAM F. APPLEGARTH, Democrat.

Senator Applegarth was re-elected to the Senate at the late election and is one of the workers of that body. He is a graduate of St. John's College. He taught school for a number of years, but for a long period has been merchandising. He was a member of the House of Delegates in 1894. He is one of the Directors of the Dorchester National Bank.

Frederick County—JACOB ROHRBACK, Democrat.

Senator Rohrback was born August 23, 1863, at Frederick, and educated at the public schools and at Frederick College, and in 1882 graduated from Mount St. Mary's College. He read law with W. P. Maulsby and entered the University of Maryland in 1884 from which he graduated in 1885, since which time he has been engaged in the practice of his profession in Frederick. In 1887 he was elected as a member of the House of Delegates and was a member of the judiciary and other important committees.

Garrett County-Robert A. RAVENSCROFT, Republican.

Dr. Robert A. Ravenscroft was born in Allegany County. His education was begun in the public schools of Allegany and continued in the Academy of Cumberland, Maryland, and the Shenandoah Normal College of Virginia. He taught in the public schools. In 1887 he took a year's course in the Medical College of Louisville, Kentucky, and in the fall of 1888 entered the College of Physicians and Surgeons at Baltimore, graduating in 1889. He came to Garrett County and located at Accident, and began the practice of his profession. In 1893 he was nominated by the Republicans for State Senator and elected. He was re-elected to the State Senate in 1897 and again in 1901. His service in the Senate has been active and intelligent and displayed a broad-minded policy in dealing with all affairs of state. He is interested in several business enterprises and Director of the First National Bank of Oakland.

Harford County-THOMAS H. ROBINSON, Democrat.

Senator Robinson was born March 2nd, 1859, educated in the schools of Harford County, studied law with the Hon. Henry D. Farnandis, and was admitted to the Belair bar May 11th, 1882. He has been engaged in the practice of his

profession ever since.

In 1891 he was elected to the State Senate for the unexpired term of Benjamin Silver, who had been elected in 1889, and who died after the first session of the Senate. In January, 1894, Mr. Robinson was elected President of the Second National Bank of Belair, which position he still holds. In the fall of 1901 he was elected to the Senate of Maryland by 396 majority, former Congressman William B. Baker being the Republican nominee for that office.

Mr. Robinson was married in 1884 to Miss Clara C., the

daughter of Judge James M. Cain.

Howard County-WILLIAM B. PETER, Democrat.

Mr. Peter was born in Jefferson County, Va., in 1847. He was taken, as a child by his father, the late Major George Washington Peter to Howard County. He served in the State Senate during the sessions of 1888 and 1890, and in the latter session was president pro tem. He was recognized as one of the best parliamentarians in the Senate. He had long previous clerical service in the Legislature. At home, among his neighbors, he has always had friends warmly attached to him, and, although known as a "regular" in politics, he has many admirers among the independent voters.

Kent County-Jas. H. BAKER, Republican.

Mr. Baker is an extensive farmer, fruit grower and breeder of fine stock. He was born on the old Baker homestead near Pomona, Kent County, December 5, 1839 He completed his education at Washington College, Chestertown, and is considered one of Kent's model farmers. In 1887 he was the nominee for the House of Delegates and enjoyed the distinction of being the first Republican ever elected in Kent County to that position. In 1895, he was again chosen as one of the representatives of his county in the State Legislature. The Baker family are descendants of early settlers in Kent County, and Bakerville, (now Pomona) was named in their honor.

Montgomery County—Spencer C. Jones, Democrat.

Mr. Jones, President of the Montgomery County National Bank, is a native of Rockville. After completing a course at Frederick College he read law with the late Wm. J. Ross, and was admitted to the bar. During the Civil War he enlisted as private in Company D of the First Maryland Confederate Cavalry. At the close of the war he went to Texas and taught for two years. In 1867 he returned to Maryland and began to practice law, and in 1871 was elected State's Attorney and re-elected in 1875. In 1879 he was elected Clerk of the Court of Appeals and re-elected in 1885. In 1892 he became State Treasurer and was re-elected in 1894. He was the Democratic nominee for the same position in 1896, but the Legislature being Republican he was defeated by Gen. Thos. J. Shryock. In 1898 he was elected Mayor of Rockville and re-elected in 1900, but resigned to accept the Senatorship. In 1901 he was tendered the Clerkship of the Court of Appeals, but declined.

Prince George's County—Joseph S. Wilson, Democrat.

Mr. Wilson was born in Calvert County in 1857, and educated at St. John's College. In 1881 he commenced the practice of law in Upper Marlboro. He was a Member of the House in 1894, and a candidate for State's Attorney in 1895, but was defeated. He was a delegate to the State convention that nominated Governor Smith, also a delegate to the National Convention in Kansas City. He is President of the First National Bank of Southern Maryland.

Queen Anne's County-James E. Kirwan, Democrat.

Mr. Kirwan was born in Baltimore City June 9, 1848. His father was Capt. Lemuel Kirwan, of Dorchester County. For two years he was department commander of the oyster navy, and was one of the most active men in the service. While still commander of a bay vessel he engaged in mercantile business in Stevensville, Kent Island, and made himself one of the most successful business men in the county. He is a large real estate owner on Kent Island, and is a director in the Centerville National Bank. He is connected with Arcana Lodge of Masons in Baltimore, and is also a member of the Improved Order of Heptasophs and Knights of Pythias on Kent Island.

Somerset County—Lemuel E. P. Dennis, Republican.

Mr. Dennis was born in Somerset County. He is a successful merchant of Crisfield. He served a term as Collector of the Port of Crisfield. His high character brought him a large vote in his native county.

St Mary's County—JAMES J. GREENWELL, Democrat.

Senator Greenwell was born in 1863, and educated at Mt. St. Mary's College and Fordham, N. Y. In 1891 he was nominated and elected Clerk of the Circuit Court, and in 1897 was renominated but defeated. In 1899 he was nominated for the House of Delegates but declined. In 1900 he was appointed Chief Clerk in State Tabacco Warehouse. In 1901 he reluctantly accepted the nomination for the House, and successfully defeated the "tall sycamore of the Patuxent," thereby earning the title of "tall hickory of the Potomac."

Talbot County-ROBERT B. DIXON, Republican.

Senator Dixon, recently elected to the Senate of Maryland from Talbot County, was born in Baltimore August 22, 1834. A few years thereafter his father, James Dixon, moved to Talbot County, settling on land that has been in his wife's family (the Bartletts) for over two hundred years. Here the subject of this sketch was educated by a private tutor, then the public schools, and afterwards graduated in 1852 from West Town Boarding School, in Chester County, Pa. He then commenced farming on Miles river—same farm he still resides on. In 1859 he undertook a mercantile business at

Easton—lumber, coal, phosphate, steamboating and insurance—which is still conducted under firm name Robert B. Dixon & Co. He also later took an active interest in many local enterprises, and became director in a number in various parts of the State. At the present time he is President of the Easton National Bank, the oldest and largest financial institution on the Eastern Shore, also Treasurer Workingmen's Permanent B. and L. Association, President Easton Furniture Company, Treasurer Easton Water Company, Treasurer Easton Ice Company, Director B. C. A. R. R. Co., Director U. S. Fidelity and Deposit Company, also Mutual Fire Insurance Company of Montgomery County and others.

In politics he is a Republican, but not a partisan, desiring

to secure the very best men for office.

He is a member of the Society of Friends, his ancestors on both father's and mother's side for over two centuries being consistent members thereof.

In 1861 he married Miss Amanda Amoss, of near Belair. They have four daughters and two sons—three daughters and one son married.

In 1886 he was elected to the House of Delegates, the only political position he ever held.

Washington County-B. Abner Betts, Democrat.

Mr. Betts was born January 8, 1852. After a year and a half of service in the store of Mr. A. B. Barnhart he returned home and entered his father's store, clerking in summer and going to school in winter. At the age of twenty he purchased a half interest in the business, and later engaged in the grain and fertilizer business. In 1889 Mr. Betts was elected a County Commissioner, being the only Democrat elected on the ticket that year. In 1891 he was elected a director of the Western Maryland Railroad, serving four years, and is now a director in the Baltimore and Cumberland Valley Branch. In 1895 he again received the nomination for County Commissioner, but was defeated. In 1897 he was elected a member of the Maryland Legislature. He is a member of the Masonic order.

Wicomico County-Marion Vernon Brewington, Democrat.

Mr. Brewington was born in Salisbury December 26, 1866. His great-grandfather, William Brewington, had the honor of being with Washington at Valley Forge. Mr. Brewington was educated at the public schools at Salisbury, and entered the printing business when he was seventeen years old.

Starting at the "hell box" he has passed through all the various scenes connected with an up-to-date country newspaper office, and is to-day editor of one of the best known papers in the State, *The Wicomico News*. Mr. Brewington has had a wide newspaper experience, having for years been connected with the Baltimore *Sun* in the capacity of reporter, and also the New York *World*. He is National Committeeman of the National Editorial Association. He is a Mason of high standing, and director of the Farmers and Merchants' Bank at Salisbury, also director and secretary of the Peninsula General Hospital. Mr. Brewington has served one term in the Maryland Senate.

Worcester County-John P. Moore, Democrat.

Mr. Moore, one of the most prominent citizens of Snow Hill, is an excellent business man, having accumulated a fortune while yet a young man. He was educated at Delaware College, and is a well read man, possessing a splendid He has been chairman of the Democratic State Central Committee for a number of years, and has also served as chairman of the Committees on Corporations and Executive Nominations in the Senate of 1900, to which he was elected to fill the unexpired term of Hon. John Walter Smith. He was unanimously nominated and re-elected by an increased majority to the Senate of 1902, though not even in the country at the time of nomination or election, being detained in France on account of the illness of his son. He was appointed a colonel on the Governor's staff. Mr. Moore is a Mason, and a member of the committee of the Presbyterian Church.

BIOGRAPHICAL SKETCHES

—-OF---

Members of the House of Delegates.

JANUARY SESSION, 1902.

ALLEGANY COUNTY-Five Members.

DAVID T. WILLIAMS, Republican.

Mr. Williams was born in Wales December 25, 1865. When he was four years of age his parents moved to this country, and at the age of eight and a-half years he began to work in the mines, and since that time has been employed in almost every capacity in connection with mining, consequently he is well fitted to represent his section in the House. He is a self-made man, acquiring most of his education by night study after the hard labor of the day.

JASPER W. ROBINETTE, Republican.

Mr. Robinette is a well-known and honored citizen of Flintstone. He was born in 1854, and has always lived in the county. His chief occupation is farming, though interested in other enterprises.

NICHOLSON EILBECK, Republican.

Mr. Eilbeck was born in England in 1863. He is a coal miner in the employ of the Maryland Coal Company. He is an ardent Republican, and in 1896 was registration officer, and one year judge of election. He is a trustee of the public school.

Francis J. Drumm, Democrat.

Mr. Drumm, since the age of ten years, has worked in the mines of the Consolidation Coal Company. In 1900 he was blacklisted on account of the strike. He then became secre-

tary and treasurer of the W. M. W. of A., District 16, and by reason of his acquaintance among the miners was elected a member of the House. He was born at Vale Summit, June 28, 1869.

HUGH McMILLAN, Republican.

Mr. McMillan was born in Lonaconing in 1857, and received his education in the public schools. At the age of fourteen he entered the coal mines of the Borden Mining Company, but later attended the Wyoming Commercial College. He then engaged in merchandising, but on account of the labor troubles of 1886 he had to suspend. He went to Alabama and had charge of a mine there, but returned to Maryland in a year. In 1883 and 1884 he represented his county in the Legislature. He is now engaged in carpentering.

ANNE ARUNDEL COUNTY-Four Members.

W. T. LEATHERBURY, Democrat.

Mr. Leatherbury was born at Onancock in 1844, and attended the public schools until he was fifteen years of age. When Virginia seceded he enlisted in a volunteer company. In 1863 he moved to West river and engaged in the oyster industry. He is at present in the lumber and coal business.

JOHN A. WATTS, Democrat.

Mr. Watts was born in 1862 at Odenton, and educated in the public schools. He is a farmer and commission merchant, and has never before held office.

FRED L. SHIPLEY, Democrat.

Mr. Shipley comes from a long line of Democratic ancestors. He is a commission merchant in Baltimore, and has never before sought political office. He was born in 1861.

James R. Brashears, Democrat.

Mr. Brashears, a member of the bar of Anne Arundel County, was born at West River, 1858. For six years he was Deputy Register of Wills under his father, John W. Brashears, and since that time he has practiced his profession in Annapolis. He was elected to the House of Delegates in 1889, 1891 and 1893, and during the session of 1894 was Speaker pro tem. He served on Ways and Means, Judiciary and other important committees.

BALTIMORE CITY—(First Legislative District). Six Members.

L. E. MELIS, Republican.

Mr. Melis is proprietor of a bakery. He was born in 1862 and obtained his education in public schools, later taking a course in book-keeping in the Maryland Institute.

L. L. BAWSELL, Republican.

Mr. Bawsell was born in Houston, Texas, in 1867. Upon the death of both parents of yellow fever he was brought to Washington and educated in the schools of that city and the Maryland Agricultural College, later taking a course in mechanical and electrical engineering. In 1885 he entered the service of the Baltimore and Ohio Railroad Company. He has for some time been actively identified with political affairs in his ward.

W. F. PENTZ, Republican.

Dr. Pentz enters upon his second term as a member of the House, with a record for good committee work during the session of 1898. Especially on the Committee of Insurance and Loans he claims to have saved the State much revenue. He is a member of a number of organizations, among them being the Jr. O. U. A. M. and Grand Lodge of Masons.

His father was one of the largest pork packers in this country, and his grandfather and two uncles fought in the battle of

North Point.

G. W. BAUMGARTNER, Republican.

Mr. Baumgartner, a native of Washington County, is a plumber, fifty-eight years of age. During the Civil War he was a member of the Pennsylvania Ringgold Cavalry. At the close of the war he moved to Baltimore and engaged in plumbing. He was the first foreman appointed in the Water Department under Mayor Malster.

H. E. Johnson, Republican.

Mr. Johnson was born in Baltimore in 1866. He is a graduate of Knapp's Institute, and is now engaged in ship chandlery and rope business. Mr. Johnson is a staunch Republican and a member of the Lutheran Church.

STEPHEN C. LITTLE, Democrat.

Mr. Little was born in Baltimore in 1860 and educated in the public schools of that city. When he was sixteen he went to Kansas City, Mo., and engaged in oyster packing business with an uncle. After several years he returned to Baltimore, and is now in the oyster and fruit business. He has always been a strong Democrat, but never a candidate for office.

BALTIMORE CITY—(Second Legislative District). Six Members.

STANLEY A. FOUTZ, Republican.

Mr. Foutz is a member of the law firm of Foutz & Norris. He was born at Baltimore in 1874, and attended the Waverly public schools and Baltimore University School of Law, from which he graduated in 1899 with first honors. He received the largest vote in his district, running several hundred ahead of his ticket. He is a member of Waverly Lodge, A. F. and A. M., and Junior Order American Mechanics.

W. A. S. BEASLEY, Republican.

Mr. Beasley is a son of Dr. Alfred Beasley and grandson of Thomas Kirker, one of Ohio's first Governors. He is an alumnus of Marietta College, but not liking the profession of medicine engaged in merchandising. He is not now in active business.

W. M. KERR, Republican.

Mr. Kerr was born in Baltimore in 1872. After graduating from the Baltimore City College he engaged in mercantile life. However, believing the practice of law would be more congenial to his tastes, he studied law and was admitted to the bar in 1894, and is now practicing in Baltimore.

J. R. M. STAUM, Republican.

Mr. Staum was born at Baltimore in 1874. At the age of twenty he entered the Hopkins, taking a special course in History and Political Economy. In 1898 he graduated from the University of Maryland School of Law, receiving the degree L.L.B. Since then he has practiced in Baltimore. He has not been actively engaged in politics before.

PETER J. CAMPBELL, Democrat.

Mr. Campbell enters upon his third term as a member, and one who has rendered very efficient service in former sessions.

Mr. Campbell was born in Baltimore forty-one years ago, and after going through the High School graduated from St. John's Academy, and also attended the Latin School of Prof. Edwin Wilmer. Both in 1885 and 1887 he led his ticket as a candidate for the Legislature. He was appointed on some of the most important committees in both sessions. He was commissioned a colonel on Governor Jackson's staff. Mr. Campbell is a prominent member of the Baltimore bar.

ISSAC LOBE STRAUS, Democrat.

Mr. Straus was born in the City of Baltimore in 1871. His early education was received in the public schools and by private instruction. While still quite young he entered the Johns Hopkins University, where he graduated in 1890, receiving the degree of Bachelor of Arts and one of the University Scholarships. He then pursued post graduate studies at the university for a year in public law and economics. At the same time he entered the law department of the University of Maryland, where he graduated with distinction in 1892, in which year he was admitted to the bar and soon entered upon an extensive practice. He also pursued his legal studies in the office of Mr. Isidor Rayner. Mr. Straus has won a high reputation as a public speaker and as an accomplished and scholarly writer. Until recently he was general counsel to the Board of Supervisors of Elections for Baltimore City.

BALTIMORE CITY (Third Legislative District). Six Members.

J. L. HOFFMAN, Republican.

Mr. Hoffman was born in the Odenwald, Darmstadt, Germany, in 1843. He comes from a family whose record dates to 1473. He received an academic as well as public school education, and in 1862 enlisted and served with honorable distinction through the Civil War. He entered the woolen trade, and succeeded to such an extent that he retired in 1896. He is prominent in Grand Army affairs, is secretary of the Grand Army Club and member of Union League Club. He is also an active member of the Society for History of Germans in Maryland and Commissioner of Chickamauga Battlefield Commission.

J. E. GODWIN, Republican.

Mr. Godwin was born in Norfolk in 1874. He engaged in merchandising for several years, then studied law, and was admitted to the bar in 1896. He located in Baltimore, where he now practices.

JOSEPH HART, Republican.

Dr. Hart was born in Baltimore in 1861. He is a graduate of the Philadelphia College of Pharmacy and Jefferson Medical College. After taking a private course of three years he returned to his native city and opened a drug store, where he has since practiced his profession. He is a Mason, member of Jr. O. U. A. M., Heptasophs, and director in Baltimore Improving Association and Edmondson Avenue B. and L. Association.

WILLIAM F. BROENING, Republican.

Mr. Broening was born in Baltimore in 1870, and educated in the public schools. Upon leaving school he learned the trade of sheet-iron worker and coppersmith. Later he entered the University of Maryland, and after graduating in law began to practice his profession. He was elected to the City Council in 1897 and made an enviable record in advocating measures of benefit to the public. In 1898 he sacrificed renomination to the City Council to accept the private secretaryship to Hon. Frank Wachter. At the election of November he led his ticket by several hundred votes. On account of his election to the Legislature he declined a position as Clerk to the Committee on Enrolled Bills of the House of Representatives.

J. F. Morgan, Republican.

Mr. Morgan is a contractor and builder of Baltimore. He was a member of the School Board for one year, then was made Superintendent of Public School Supplies. In 1896 he was appointed a member of the Board of Control and Review. Mr. Morgan was born at Cambridge in 1850, and at the age of sixteen went to Baltimore and secured a position with a shipbuilding firm.

WM. G. HENKEL, Republican.

Mr. Henkel, a successful plumber of Baltimore, was born in that city in 1866, and attended the public schools of the city until twelve years of age, when he began to learn his trade. He is a member of several orders and highly esteemed by his friends.

BALTIMORE COUNTY—Six Members.

G. Y. EVERHART, Democrat.

Dr. Everhart was born in Westminster about 38 years ago. He graduated from the Western Maryland College in 1881 and came to Baltimore in 1883. He completed the course in

medicine at the University of Maryland in 1885 and then removed to Dickeyville where he has a large and lucrative practice. This is the first office he has ever held.

E. L. PAINTER, Democrat.

Mr. Painter is of Quaker descent, his family settling originally in Pennsylvania. He is a gradute of the Rennsellaer Polytechnic Institute of Troy, N. Y., widely known as the oldest school of engineering in the United States. Though never having held office before he has always advocated improvement in local laws and especially in primary laws. Mr. Painter is a member of the Baltimore Bar.

C. L. ROGERS, JR., Democrat.

Mr. Rogers was born near Pikesville on his father's farm, known as "Forest View," where ever since leaving the Baltimore City College he has resided. In 1894 he married Miss Fannie L. Gibbons, of California, and they have one son. He has always farmed and takes an active interest in anything that is for the advancement of the agriculturist. He was a member of the Grange, serving as master and secretary. He holds commission as lieutenant of Calvary Troop A., M. N. G.

C. S. SLADE, Democrat.

Mr. Slade is a farmer of White Hall, and has never held public office. He is about forty-five years old, and is the son of Cristopher Slade who was a member of the House in 1880.

H. W. KNOEBEL, Democrat.

Mr. Knoebel is a farmer and merchant about thirty-seven years of age, and obtained his education in the schools of Baltimore city and county. He has been postmaster and Justice of the Peace, and in 1898 was a member of the House. He is much interested in the success of the Democratic party.

JOHN GREEN, Democrat.

Mr. Green was born in 1859, and educated in the private schools of Baltimore and Bryant and Stratton's Business College. For several years he was book-keeper and salesman for different firms, and later conducted a grocery business. He is now engaged in farming and trucking at Walnut Grove.

CALVERT COUNTY—Two Members.

OLIVER D. SIMMONS, Republican.

Dr. Simmons was born in Calvert County in 1869. He is a farmer, but chose medicine as a profession, graduating at the College of Physicians and Surgeons in 1898. He served on important committees of the House in 1900 and 1901. He is a Mason and a member of the Methodist Church.

L. McK. GRIFFITH, Republican.

Mr. Griffith is a farmer of Calvert County, and was educated at Dickinson. In connection with farming he is interested in mining silica. He is a conservative Republican, interested in politics, but with no special desire for office. He was a member in 1888, and has served one term as School Examiner.

CAROLINE COUNTY-Two Members.

W. W. GOLDSBOROUGH, Democrat.

Dr. Goldsborough is the son of the late W. Elwell Goldsborough, Consul to Amoy, China, from 1879 to 1885. His grandfather was a prominent figure in politics, being a member of the Legislature in 1860 and imprisoned for his bold denunciation of the course pursued toward the South. Dr. Goldsborough was educated at Rockville Academy and Washington College. For several years after leaving college he conducted a drug business, which he relinquished to study medicine, graduating from the University of Maryland in 1901. In the last campaign Dr. Goldsborough showed marked ability as a political organizer, the vote in his district being more than double the regular vote. He is vestryman in the Protestant Episcopal Church.

C. W. JEFFERSON, Democrat.

Mr. Jefferson is a butcher of Federalsburg, who became a Democrat when Bryan was a candidate for the presidency. He was born in Federalsburg in 1871.

CARROLL COUNTY—Four Members.

J. W. Fuss, Democrat.

Mr. Fuss is a farmer and one of the inventors of the Russell & Fuss Bros., patent mail transportation. He has been

a life-long Democrat, but never aspired to office before. He was born near Union Bridge in 1863, and attended the public schools of the county.

H. J. HOFFACKER, Democrat.

Mr. Hoffacker was born in 1863 near Manchester. After the completion of the course in public schools he graduated at Eaton & Burnett's Business College in Baltimore. He was appointed postmaster in 1884, and again in 1893 received the appointment under President Cleveland. Since that time he has conducted a general merchandise business. He is a director of the Manchester Bank, and a Mason.

C. J. H. GANTER, Republican.

Mr. Ganter was born in Manchester, 1851, and received his education in public schools and Manchester Academy. His early occupation was that of a printer, but he gave that up and studied pharmacy. Mr. Ganter in 1885 was candidate for County Treasurer, and has served one term as member of the House; also Mayor of Manchester. He was postmaster during the Harrison administration, and again appointed under Mr. McKinley, and when the office was abolished and the Rural Free Delivery instituted he was appointed first carrier. Mr. Ganter is editor of the *Telephone Messenger*.

H. F. BAER, Republican.

Dr. Baer was never before a candidate for political office. He is the son of Captain Joseph S. Baer, a veteran of the Civil War, and who for many years has conducted a tannery in Carroll County. Dr. Baer was educated in the public schools, by private tutors, and at the Hopkins. He graduated in medicine from the University of Maryland, and for a time practiced in Baltimore, but on account of his health removed to the country, where he now practices. He was for several years a member of the Westminster Board of U. S. Pension Surgeons.

CECIL COUNTY-Three Members.

BENNETT STEELE Democrat.

Mr. Steele was born in Chesapeake City in 1872 and educated in the High School of that town. At the age of twenty he became book-keeper for his father, and since 1895 has represented the Standard Oil Company. He is engaged in the coal business. Mr. Steele is a member of Cecil Lodge, A. F. and A. M., and Bohemia Lodge, I. O. O. F.

G. W. Cosden, Democrat.

Mr. Cosden was born in Elkton in 1854. He attended the Elkton Academy, and after leaving school entered the service of an important railroad company. At present he is interested in a number of business enterprises, and is a gentleman of high character.

JOSHUA CLAYTON, Republican.

Mr. Clayton is a member of the family of Claytons which has given three United States Senators to the country, one of whom was joint maker of the famous Clayton-Bulwer Treaty. Mr. Clayton was born near Middletown, Del., about thirty years ago, and studied law in Elkton in the office of Hon. Albert Constable, and for a time was associated with him. Cecil County was carried in 1901 by the Democratic party, but Mr. Clayton was elected by twenty-seven votes.

CHARLES COUNTY—Two Members.

JAMES DEB. WALBACH, Republican.

Mr. Walbach enters upon his fourth term as a member of the House of Delegates. He changed his name by legal process, adopting the maiden name of his mother, who was the daughter of Gen. Walbach, U. S. A. Upon the completion of his course at Rock Hill College he taught in Baltimore and Charles Counties, and during that time read law and was admitted to the bar in 1891. In that year he changed his political faith and refused the nomination for the House of Delegates, Register of Wills and School Commissioner. In 1895 he declined a nomination on the Republican ticket, though he took an active part in the campaign. In 1897 he was nominated for the House by acclamation, and again in 1899 he was elected. As an evidence of the high regard which his colleagues entertain for him, he was made the leader of his party and assigned to important positions on the Ways and Means and other committees. He introduced the first anti-trust bill ever introduced in the House. Mr. Walbach resigned a lucrative and important position as Special Inspector of the Rural Free Delivery Service to accept the nomination again.

T. J. JACKSON SMOOT, Republican.

Mr. Smoot led his ticket at the election in November last. He was born in Charles County, 1876, and after completing the course at Charlotte Hall Military Academy, 1895, he managed his father's farm for two years. He then studied law under the late John H. Mitchell, and was admitted to the bar in 1900. He graduated at the University of Maryland in 1901.

DORCHESTER COUNTY-Four Members.

TILGHMAN R. HACKETT, Democrat.

Mr. Hackett is a democrat from a family of democrats, but has never before had political aspirations. He is a merchant and also engaged in the timber and boating business. He is a native of Dorchester County and was born in 1863.

JAMES S. SHEPHERD, Democrat.

James S. Shepherd was born March 28, 1858, in Dorchester County, near Cambridge. He was educated at the Cambridge Academy and St. John's College, Annapolis. When eighteen he entered the office of Sewell T. Milbourne, Esq., as a law student, and was admitted to the Dorchester bar in 1879, and one year later to that of the Court of Appeals. He has not, however, devoted himself to the active practice of law. He was for some time clerk in the Land Office, and for nine years has been the chief deputy clerk of the Circuit Court for Dorchester County, a position he now occupies. He bears the reputation of being a careful and painstaking official.

JOHN A. BAKER, Democrat.

Mr. Baker is thirty-six years old and has always resided in Dorchester County. By his genial disposition, firmness of character and loyalty to his party he has won the perfect confidence of his constituents.

BENJAMIN J. LINTHICUM, Democrat.

Mr. Linthicum resides at Church Creek, where he has extensive business interests. He was a member of the House in 1898 and again in 1900. He was largely instrumental in killing that provision of the assessment law which required an assessment of personal property every two years. He is thoroughly conservative and considers all questions before acting. He was a member of the Printing Committee in 1898.

FREDERICK COUNTY-Five Members.

THOMAS HIGHTMAN, Republican.

Mr. Hightman enters upon his second term as a member, having served in the session of 1898. He has always been a staunch Republican and interested in politics. In early life he engaged in merchandising, but subsequently became a farmer. He has now retired from active business. Mr. Hightman is about sixty-two years of age and was educated in the county schools.

J. W. SMITH, Republican.

Mr. Smith is a farmer, fifty-three years old, living near Walkersville. He has never before held an office.

A. W. NICODEMUS, Republican.

Mr. Nicodemus, Manager of the Buckeystown Packing Co. was born in 1833. He has served two years as County Commissioner, and four as Judge of the Orphans' Court. He was engaged in farming until 1887 when he became interested in the creamery business.

W. H. HARRY, Republican.

W. H. Harry was born in Winchester, Va. He completed the classical course in Winchester Seminary in 1859, and then took a business course at York, Pa. In 1865 he became principal of the public schools in Frederick, and in 1870 he was elected member of the faculty of Frederick College, where he remained until 1897. In 1898 he resigned to accept an appointment as Deputy Clerk of the Circuit Court. He is a Mason and member of the Evangelical Reformed Church.

J. P. T. MATHIAS, Republican.

Mr. Mathias, though an ardeut Republican, has never before held office. In 1899 he was a candidate for the Legislature but was defeated. Mr. Mathias was born at Creagerstown fifty-two years ago, and obtained his education in the public schools. He is engaged in the mercantile business.

GARRETT COUNTY-Two Members.

CHARLES A. ASHBY, Republican.

Mr. Ashby is a member of the oldest family in Garrett County, his great grandfather having settled in the Glades prior to 1750. His progenitors were a longlived race and old

line Whigs, and Mr. Ashby has always been active in promoting the interests of the Republican party. He was born near Oakland in 1867, and obtained his education in the public schools of the county. After teaching several years he engaged in merchandising and is still conducting a successful business. He is highly esteemed by the people of his county, which appreciation was fully attested by the large majority accorded him at the November election.

PATRICK E. FINZEL, Republican.

Mr. Finzel resides near Frostburg, and for some years was a successful teacher. In 1898 he was chief engrossing clerk in the Senate, and in 1900 a member of the House to which he was re-elected by an increased majority. He is thoroughly conversant with all details of legislative work. Mr. Finzel is a merchant.

HARFORD COUNTY-Four Members.

G. W. McComas, Democrat.

Mr. McComas was born in 1841, and acquired his education principally in private schools and Newton Academy, Baltimore. He is a farmer and canner of farm products.

NOBLE L. MITCHELL, Democrat.

Mr. Mitchell enters upon his fifth session as a member of the House. He has always served on the Ways and Means, Education, Election and other important committees. He is regarded as a careful, painstaking and hardworking member. Mr. Mitchell studied law at the University of Maryland, and practices at Belair. He was Secretary, Treasurer and Examiner of the School Board until elected to the House.

HOWARD PROCTOR, Democrat.

Mr. Proctor is president of The Proctor Slate Company, the largest slate producing company in that region. He is also extensively engaged in farming and other business enterprises. He was a member of the Legislature of 1900, and re-elected by a large majority. Mr. Proctor is thirty-two years old.

DANIEL H. CARROLL OF P., Democrat.

Mr. Carroll is engaged in merchandising, having relinquished milling, in which he was interested for six years. He was born near Belair in 1878, and is a graduate of Eaton & Burnett's Business College of Baltimore,

HOWARD COUNTY-Two Members.

JOHN G. ROGERS, Democrat.

Mr. Rogers comes to the General Assembly with experience in legislation, having been Senator in 1892 and 1894. He has been School Commissioner, Examiner and Secretary, and in 1894 was nominated for Congress, but defeated. He resides on his farm, the cultivation of which he personally directs. He was educated at West River Institute, and later attended the University of Virginia, taking both academic and law courses. He is now practicing law in Ellicott City.

W. H. FORSYTHE, JR., Democrat. .

Mr. Forsythe is one of the youngest members of the House. He graduated from Western Maryland in 1894, receiving the degree of B A., and two years after M.A. He subsequently took a special course at the Hopkins, and also a course at the University of Maryland in 1897. In the same year he was admitted to the bar, and practices both in the county and Baltimore. Mr. Forsythe is counsel for several corporations and director of the Sykesville Bank.

KENT COUNTY—Two Members.

AZARIAH M. KENDALL, Republican.

Mr. Kendall's re-election to the House confirms his popularity and the confidence in his ability which his constituents repose in him. He is a large contractor and builder, having taken a comprehensive course in practical mechanics. In 1880 he was appointed census enumerator, and in 1896 district assessor. He is a member of Fairlee Conclave, Jr. O. U. A. M., trustee of school, and surveyor for Mutual Fire Insurance Company of Kent County.

THOMAS W. TREW, Republican.

Mr. Trew is a representative young man of the county, coming from one of the oldest and best families. He is a most successful farmer, having under his supervision about six hundred acres of land in a high state of cultivation. He is a native of Kent County, about forty years of age.

MONTGOMERY COUNTY—Four Members.

W. A. Johnston, Democrat.

Mr. Johnston, a Washington lawyer, was born in 1865. After leaving Dartmouth College he studied law in Washing-

ton and attended the National University Law School of the District of Columbia, graduating in 1888. He has ever since practiced his profession.

JOHN P. SELLMAN, Democrat.

Mr. Sellman is a son of the late Capt. Wm. O. Sellman who served a term in the Maryland Senate. In May, 1861, he enlisted in the Confederate Army, joining the First Virginia Cavalry, commanded by Gen. J. E. B. Stuart. Twelve months later he joined the First Maryland Cavalry, commanded by Col. Ridgely Brown, and remained with it until the surrender in 1865. Mr. Sellman is now living on his country estate, and is extensively engaged in farming and stock grazing. In 1888 he was elected Commissioner for the Third Election District, and served two terms.

C. H. ROBERTSON, Democrat.

Mr. Robertson was born in 1877, and after attending the public schools of Rockville read law in the office of Messrs. Anderson & Bouic. He was admitted to the bar in 1898, and opened his office in Rockville. Mr. Robertson was the youngest of Democratic aspirants for the House of Delegates.

HENRY R. BENSON, Democrat.

Mr. Benson comes of a Democratic family of Montgomery County. At the age of twenty he began teaching, but at the expiration of four years he engaged in farming, and has since continued. Mr. Benson has served for five years as registration officer.

PRINCE GEORGE'S COUNTY-Four Members.

FREDERICK DALLAM, Democrat.

Frederick Dallam was born in Harford County, Maryland, in the year 1867. He received his earlier education in the public schools of Harford County and at the Belair Academy, and subsequently entered the Law School of the Maryland University, at Baltimore City, from which he was graduated in 1894. He was at once admitted to the Baltimore bar and has since that time been engaged in the active practice of his profession in Baltimore City and in Prince George's County. He became a resident of Prince George's County in 1895, and was for a term counsel to the Mayor and City Council of Laurel and is Chairman of the Committee on Proposed Legis-

lation of the Board of Trade of that town. He has taken an active interest in county and State politics for a number of years, but has never before held a political office.

ROBERT W. BROOKE, Democrat.

Mr. Brooke is considered one of the best practical farmers and truckers of his section. He has had some experience in legislative matters having held a position in the Legislature of 1894. He is a native Marylander, about forty-one years of age, and was educated in the schools of his county and Washington.

ROBERT W. WELLS, Democrat.

Mr. Wells was born near Bladensburg in 1875. After receiving the degree of Master of Laws from the Columbian University he went to Kansas and was admitted to the bar of the Supreme Court. In 1897 he returned to Washington and is a member of the Bar Association of the District of Columbia, of the Business Men's Association of the District of Columbia and chairman of the Executive Committee of the Board of Trade of Hyattsville, and of various social organizations. He is very much interested in politics, and was an alternate to the Kansas City Democratic Convention in 1900.

JAMES P. CURLEY, Republican.

Mr. Curley, member of the bar of Prince George's County, Baltimore City and the Court of Appeals, represents his county for the first time, never having held political office before. In addition to the practice of his profession he is editor of the *Laurel Leader*, a weekly newspaper. Mr. Curley was born in Rockwood, Pa., in 1871.

QUEEN ANNE'S COUNTY-Three Members.

JOHN T. NORMAN, Democrat.

Mr. Norman is a native of Kent Island, and was born in 1832. He received his education in the public schools and by reading at home after he left school. He is considered one of the best farmers in Queen Anne's County. In 1887 and 1899 he was elected to the House by a large majority, and served in the extra session of 1901.

WILLIAM OTHO THOMAS, Democrat.

William Otho Thomas, a democrat of the oldest and purest type, was born on Kent Island in 1859. At the age of twenty he began teaching, and for eleven years taught in Sudlersville. Later he combined the insurance with the lumber and fertilizer business, and by energy and perseverance built up a profitable trade. In 1898 he organized the Sudlersville Building and Loan Association, and under his careful management it has become a strong financial institution. He may well be termed a self-made man. He has never before held office.

JAMES T. BRIGHT, Democrat.

Mr. Bright, a graduate of the Conference Academy at Dover and the Maryland Law University, Baltimore, is a promising young lawyer of Centerville. Mr. Bright is about twenty-four years of age, and will unquestionably make the county a most excellent representative.

ST. MARY'S COUNTY- Two Members.

THOMAS LEE MATTINGLY, Democrat.

Thomas Lee Mattingly, principal of the Leonardtown school, was born near Chaptico in 1864. He taught at St. George's Island until elected to the House of Delegates in 1887 when, notwithstanding the whole Democratic ticket was defeated, he received the entire vote of his district with the exception of two. In 1888 he was clerk in State Tobacco Warehouse, and in 1891 was appointed clerk and treasurer to the Board of County Commissioners.

CHARLES STERETT GRASON, Democrat.

Mr. Grason, son of the late Judge Grason, and grandson of Wm. Grason, the first Governor elected under the Constitution of 1837, was born in Elkton, 1856. After graduating at Charlotte Hall he taught for two years, and then was employed by the B. & O. R. R. Company. In 1882 he was admitted to the bar and engaged in the practice of his profession in Minnesota. Mr. Grason has never before been a candidate for public office.

SOMERSET COUNTY—Three Members.

A. LINCOLN DRYDEN, Republican.

Mr. Dryden was born at Fairmount in 1865. He is a graduate of Dickinson College, receiving the degrees of A.B. and A.M. In 1890 he was a member of the House but resigned to accept a position in the Library of the Navy Department at Washington. In 1893 he became general agent

of the Northwestern Life Insurance Company of Milwaukee, and continues to represent that company in Delaware and the Eastern Shore of Maryland. He served in the Senate of 1896 and 1898, but resigned during the latter session to become Special Deputy Collector of Customs at Baltimore. Contrary to his wishes he accepted the nomination to the House of Delegates and was elected.

Joseph Muir, Republican.

Joseph Muir, a merchant of Fairmount, was born in 1855 and educated in the public schools. Mr. Muir is secretary and treasurer of Fairmount Academy, and in 1899 was elected County Commissioner. He is a member of the M. E. Church.

W. T. GILES, Democrat.

Mr. Giles is a prominent lawyer of Princess Anne; about thirty-six years of age. At the age of nineteen he graduated from Eaton & Burnett's Business College, and after teaching several years was appointed to a clerkship in the Baltimore Customhouse. While there he studied law and graduated in 1890, receiving the degree of L.L. B. Mr. Giles is a State Lecturer of the W. M. A. and a member of the I. O. R. M.

TALBOT COUNTY-Three Members.

W. H. MYERS, Democrat.

Mr. Myers resides at "Plinhimmon," the old homestead of the late Gen. Tench Tilghman, which his father purchased some years ago. He is a progressive and up-to-date farmer, having for the past fifteen years had exclusive control of his father's extensive farming interests. Mr. Myers was born near Oxford in 1866, and takes an active interest in the oyster and fish industries of that section, thus being well qualified to protect the interests of his constituents. Mr. Myers is a conservative Democrat.

NICHOLAS S. CALLAHAN, Democrat.

Mr. Callahan is a farmer. He was born near Skipton, Talbot County, in 1859, and except for three years spent in Queen Anne's County he has lived in Talbot all his life. He married Miss Gannon, of Talbot, and they have four sons and four daughters. Their residence is the well known Hackett farm near Skipton. Mr. Callahan comes of a prominent old Democratic family, and his ancestors were among the leading people. He was Democratic County Commissioner.

PERRY C. BENSON, Republican.

Mr. Benson, a farmer and oyster packer, was born at Royal Oak in 1868. Mr. Benson has always been a Republican, but has never held office other than that of Superintendent of Public Roads.

WASHINGTON COUNTY—Five Members.

CHARLES G. BIGGS, Republican.

Mr. Biggs is a native of Sharpsburg, Washington County. He graduated in 1870 at Dickinson, and soon after read law under Attorney-General A. K. Syester. In 1873 he attended the Law School of Columbian University, and upon completion of his course was admitted to the Supreme Court of the District of Columbia. He is president of the Western Maryland Horticultural Society, and from 1886 to 1894 was editor of the daily and weekly Herald of Hagerstown. He was a member of the House in 1900 and 1901, serving upon the Judiciary and Constitutional Amendments Committees. He was nominated by acclamation and re-elected by six hundred majority.

Joseph W. Wolfinger, Republican.

Joseph W. Wolfinger was born near Leitersburg in 1868. After completing his education in the public schools and teaching one year he entered the Law School of the National Normal University at Lebanon, O. He was admitted to the bar in 1898, and immediately formed a partnership with Elias B. Hartle. Mr. Wolfinger was elected to the House in 1899 and served with distinction in the sessions of 1900 and 1901. In 1901 Mr. Wolfinger was nominated by acclamation to represent the Republican Party in the House, and was elected by a handsome majority.

HARRY K. STARTZMAN, Republican.

Mr. Startzman was born near Hagerstown in 1868. He is a graduate of Bryant & Stratton's Business College, and at present successfully engaged in the coal and wood business. Though Mr. Startzman has taken an active interest in politics, he has never held any office but that of City Tax Collector and member of the State Central Committee.

BENJAMIN F. CHARLES, Republican.

Benjamin F. Charles, a native of Washington County, was born in 1850 After completing a course at a commercial college in Baltimore in 1867 he engaged in the milling and grain business. He has never before aspired to public office and now represents his district which for the past thirty-eight years has been represented by a Democrat. In 1896 he was appointed assessor for his district.

Wolfgang M. Newcomer, Republican.

Mr. Newcomer, a gentleman of high character, and having the confidence of those with whom he has business relations, was born at Benevola. He received his education in the public schools and Hagerstown Academy. He is a farmer and has never before held public office. He is a director in the First National Bank of Hagerstown.

WICOMICO COUNTY—Three Members.

A. L. JONES, Democrat.

A. L. Jones was born in Quantico in 1852 and educated in the public schools. He is engaged in the mercantile and canning business. He is a prominent member of the Protestant Episcopal Church, and has served as School Commissioner for a number of years.

JOHN CLEVELAND WHITE, Democrat.

John Cleveland White, grandson of the late United States Senator George Vickers, was born at Chestertown in 1870. He was educated in the public schools of Salisbury, and for a time employed in the Salisbury National Bank. In 1900 he entered the field of journalism, and since that time has been editor of the Salisbury Advertiser. Mr. White is a member of the insurance firm of White Brothers, director and treasurer of the Wicomico Building and Loan Association, and director of the W. F. Allen Land and Improvement Company. He was unanimously nominated for the House, and carried his county by a flattering majority.

FRANKLIN B. CULVER, Democrat.

Franklin B. Culver was born in Somerset County (now Wicomico County) in 1856. He was educated in the public schools and then followed the sea for ten years. For the last fifteen years he has been engaged in the mercantile and oyster business.

WORCESTER COUNTY—Three Members.

L. W. OLNEY, Democrat.

L. W. Olney is one of Worcester's energetic business men, who through difficulties succeeded in securing a good business education at Bryant & Stratton's Business College. He has extensive interests in the oyster industry of the county and is also engaged in the mercantile business. He has served as County Commissioner, and also as member of the House of Delegates in 1888, and is at present a member of the School Board of the county.

E. J. DIRICKSON, Democrat.

Dr. E. J. Dirickson, a member of the well-known Dirickson family of Worcester was born at Berlin in 1852. graduated in medicine at Jefferson Medical College in 1874, and since that time has engaged in the practice of his profession and in caring for large interests in real estate. Though taking an active interest in politics he has never before held a political office and comes to the Legislature of 1902 entirely unpledged except to the interest of his constitutents and general advancement of those Democratic principles which he thinks essential to republican government.

E. FILLMORE MERRILL, Democrat.

E. Fillmore Merrill was born in Worcester County in 1856 and educated in the public schools. He has served ten years as trustee of the Pocomoke City High School, also as trustee of the County Alms House. Mr. Merrill's father was a member of the House of Delegates in 1876 and also Judge of the Orphans' Court of the county.

Public Institutions.

EDUCATIONAL INSTITUTIONS.

Baltimore Manual Labor School receives under Chapter 620, 1900, \$2,000 for the year 1901 and \$2,000 for the year 1902. Apply to Gustav Lurman, President, or Joseph Merrefield, Secretary, 33 South Holliday street.

Charlotte Hall School, St. Mary's County, receives under Chapter 620, 1900, annually for two years, \$5,000. Its postoffice is Charlotte Hall. It is required to furnish 26 Senatorial free scholarships. Apply to George M. Thomas, A. M., Principal.

Johns Hopkins University, Baltimore, receives under Chapter 620, 1900, for 1901, \$24,000, and for 1902, \$24,000. No State scholarships are awarded in this Institution, but the University has, since its foundation, offered a large number of free scholarships to students from Maryland, and in addition, Marylanders can compete for twenty University Scholarships and twenty fellowships. There are also five "Woodyear" scholarships open to undergraduates. Apply to T. R. Ball, Registrar.

F. Knapp's English and German Institute, receives under Chapter 620, 1900, \$1,200 for year 1901 and \$1,200 for year 1902. It is required to maintain twelve free scholarships for training and education of indigent mutes, and to furnish them with text books, "appliances and so forth," and to train and educate them. Apply to P. Knapp, Principal, 851 and 853 Hollins street, Baltimore.

Maryland Academy of Sciences, corner Franklin and Cathedral streets, Baltimore, receives \$500 for the year 1901 and \$500 for the year 1902. (Chapter 620, 1900). There are no scholarships to the Academy, as the only requirements for admission to all but two or three expensive specialties are a good character and interest in the subject discussed. Apply to P. R. Uhler, President.

Maryland Agricultural College, College Park, Md., receives an appropriation of \$9,000 for the year 1901 and \$9,000 for the year 1902, (Act of 1900, Chapter 620), in addition to the endowment of \$6,142.30. By the Act of Incorporation, Chapter 97, of the Acts of 1856, the Instructor of Chemistry at the College is required "to analyze specimens of soil that may be submitted to him by any citizen of the State. The College is required to receive one scholar from each Senatorial district, each of whom is required to pay \$79 per annum. Apply to Joseph R. Owens, Registrar, College Park, Md.

Maryland Institute for the Promotion of the Mechanics' Arts, under Chapter 620, 1900, receives \$8,000 for the year 1901 and \$8,000 for the year 1902. It is located on Baltimore street, opposite Harrison, Baltimore. It is required to receive one free scholar from each county in the State, and one from each Legislative district in the city of Baltimore—selections to be made by the School Commissioners in the several counties and the city of Baltimore. Special scholarships are given through members of the Baltimore City Council. Apply to George L. McCahan, Actuary, Baltimore.

State Normal School, Baltimore, is supported by the State. It is located on the corner of Carrollton and Lafayette avenues. Females are

admitted at the agc of sixteen, and males at seventeen. Students are apportioned by the State Board of Education among the several counties and the city of Baltimore in proportion to their respective representation in the General Assembly. Apply to F. B. Prettyman, Principal State Normal School, Baltimore. (Code, Article 77, section 73.) The object of the school is to educate teachers for the State public schools.

State Normal School for Colored Pupils, Baltimore. The State appropriates (Chapter 745, 1900) \$2,000 annually for the support of the school, which is to educate colored teachers for the colored public schools of the State. Apply to Joseph M. Cushing, President, or Clemens Lamping, Secretary.

St. John's College, Annapolis, Maryland. The General Assembly of the State, by Act of 1872, chapter 303, and 1879, chapter 315, has provided for furnishing board, fuel, lights and washing to the incumbent of one State scholarship for each Senatorial district in the State, to be appointed by the Board of School Commissioners, by and with the advice and consent of the Senators in their respective districts after competitive examination.

By the Act of 1894, an additional appropriation to the College provides for the education of twenty-six State students in addition to the foregoing, free of expenses for tuition.

The Board of Visitors also grants ten additional scholarships to the above number, making a sum total of sixty-two scholarships providing free tuition.

State appropriation for 1900, \$14,000; for 1901, \$14,000.

These scholarships are awarded as follows:

Twenty-six State Senatorial Scholarships by the Board of School Commissioners, by and with the advice and consent of the Senators in their respective districts. Twenty-six State Scholarships are distributed among the counties of Maryland, in order of priority of application, either, first, by the appointment of the Board of School Commissioners; or in the event second, of no candidate being selected by them, by the Board of Visitors and Governors of the College; or third, by the President of St. John's College.

The balance of the Tuition Scholarships are given to deserving students, resident of Maryland, by the Board of Visitors and Governors, at a meeting which shall be held after the opening of the College session, and after due notice of vacancies has been advertised by them in the daily journals.

There are also (15) Fifteen Foundation Scholarships providing free tuition, awarded by the Board of Visitors and Governors, to deserving youth, resident in the city of Annapolis, Md.

Washington College, at Chestertown, receives \$2,500 for the year 1901; \$2,500 for the year 1902. (Chapter 620, 1900).

It is required to furnish a free scholarship in every Senatorial district in the State. Apply to Dr. Chas. W. Reid, Principal. Normal Department, created by Act of 1896, gives one free scholarship to each county on the Eastern Shore. The scholarships are appointed through the Boards of School Commissioners in the several counties.

Western Maryland College, at Westmirster, receives under chapters 239 of 1878, 279 of 1890, 106 of 1898, and 620 of 1900 \$14,000 for 1901.

It is required to furnish two free scholarships, one to a male and one to a female, to each of the Senatorial districts of the State, said scholar-

ships giving tuition, boarding, washing, fuel and lights free. These scholars are selected by the school commissioners and the State Senator, after a competitive examination conducted by the School Examiner of each district. The scholarships may be held by the same person for four years, and each person holding same, gives bond to teach school in the State for two years after graduation. All applications for these scholarships must be made to the school commissioners of the district in which the applicant resides. Free tuition is given to two students from each election district of Carroll County. Apply to Dr. Thos. H. Lewis, President.

CHARITABLE INSTITUTIONS.

Aged Men and Women's Home of the Methodist Episcopal Churches of the Washington Annual Conference of Baltimore City receives \$500 for the year 1901 and \$500 for the year 1902. (Chapter 620, 1900). It is located on the corner of Fulton avenue and Franklin street.

Its object is to give aged and needy members of the M. E. Church a home. No one under sixty years admitted. Proper recommendations required and the payment of \$150. Apply to Barbara S. Winks, Corresponding Secretary.

Baitimore City Hospital receives under Chapter 620, 1900, \$5,000 for the year 1901 and \$5,000 for the year 1902. It is located on North

Calvert street, near Pleasant.

It is required to furnish one bed, maintenance and treatment for one patient at a time from each Senatorial district of the State, "during two years from the date of the passage of this Act." Apply to Sister Mary Benedicta, Superior.

Baltimore Day Nursery receives under Chapter 620, 1900, \$1,500 for the year 1901 and \$1,500 for the year 1902. It is located on Patterson Park avenue and Gough street. Its object is to care for, during the day, children whose parents are at work. Charges, per day, one child, five cents; two children, seven cents; three children, ten cents. Apply to Mrs. M. C. Paine, President.

Baltimore Humane Impartial Society and Aged Women's and Men's Home receives \$1,500 for the year 1901 and \$1,500 for the year 1902. (Chapter 620, 1900). Apply to W. W. Spence, President, or Leigh Bonsal, Treasurer.

Baltimore Ordian Asylum receives under Chapter 620, 1900, \$1,000 for the year 1901 and \$1,000 for the year 1902. It is located at 215 North Stricker street, Baltimore. Its object is the physical, moral and intellectual training of orphan children, and the securement of good positions when they leave. All denominations. Terms of admission: The child must have lost one or both parents, and must be five years of age, and the girls must remain under the control of the institution until eighteen years old, and the boys until twenty-one. Apply to Mrs. J. Appleton Wilson, President.

Boys' Home Society of Baltimore City receives under Chapter 620, 1900, \$1,000 for the year 1901 and \$1,000 for the year 1902. It is located at the corner of Calvert and Pleasant streets. Any destitute or homeless boy between the ages of nine and eighteen years may be admitted. Apply to John H. Lynch, Superintendent.

Country Home for the Children of Baltimore receives under Chapter 620, 1900, \$500 for the year 1901 and \$500 for the year 1902. Apply to Romaine Le Moyne, President, or Miss E. L. Clark, 835 Hamilton Terrace, Baltimore.

Faculty of Physic of the University of Maryland receives \$5,000 for the year 1901 and \$5,000 for the year 1902. The University is located on the corner of Lombard and Greeue streets, Baltimore. Provided, that the said Baltimore Infirmary shall furnish one bed, maintenance and treatment for one patient at a time, for each Senatorial district of the State, during two years from the date of the passage of this Act; provided that the hospital shall furnish to the Comptroller satisfactory evidence that it has so received, maintained and treated all patients free of charge sent to them under the provisions of this Act, in consideration of the sum of money hereby appropriated and payable. (Chapter 620, 1900). Apply to Dr. S. P. Latane, Superintendent.

General German Orphan Asylum for Baltimore City receives under Chapter 620, 1900, \$2,500 for the year 1901 and \$2,500 for the 1902. It is located on Aisquith street, south of Orleaus, Baltimore. Its object is to care for and educate destitute children. Boys and girls of any nationality from two to ten years of age are admitted, and are sent to the public schools and taught German and English. The Girls are taught sewing and household work and the boys given trades. Apply to John W. Claussen, Treasurer.

General German Aged People's Home of Baltimore City, under Chapter 620, 1900, receives \$1,500 for the year 1901 and \$1,500 for the year 1902. It is located on the corner of Baltimore and Payson streets, Baltimore. Its object is to give permanent homes to aged men and women of Baltimore without regard to nationality. None under sixty received. Admission fee from \$150 to \$300, according to age. No stipulated number received from the State. Apply to Mary Long, Matron.

Hebrew Hospital and Asylum Association, under Chapter 620, 1900, receives \$2,500 for the year 1901 and \$2,500 for the year 1902. It is located at Monument and Ann streets, Baltimore. Its object is to give surgical and medical service and care to the sick, and a permanent home for the destitute. It is non-sectarian. For admission apply to the physician in charge for a certificate to the directors. Free to residents of Maryland who are unable to pay board.

Hebrew Orphan Asylum of Baltimore City, under Chapter 620, 1900, receives \$2,000 for the year 1901 and \$2,000 for the year 1902. It is located on Rayner avenue, Calverton Heights. Children of any denomination between the ages of four aud twelve are received. Apply to S. Freudeuthal, Superiutendent.

Hollywood Children's Summer Home receives \$500 for the year 1901 and \$500 for the year 1902. (Chapter 620, 1900). Apply to Laura Sinclair Matthews, Treasurer, 1608 Mt. Royal avenue, Baltimore.

Home for Confederate Mothers and Children receives \$2,500 for the year 1901 and \$2,500 for the year 1902. (Chapter 620, 1900). It is located at 2101-St. Paul street, Baltimore. Its object is to provide a home for the widows and children of Confederate soldiers. Apply to Mrs. John K. Cowen, 2327 N. Charles street, Baltimore.

Home of the Friendless of Baltimore City receives under Chapter 620, 1900, \$3,000 for the year 1901 and \$3,000 for the year 1902. It is located at Druid Hill and Lafayette avenues. Receives destitute boys and girls under twelve. Apply at the home at any time and also to Emily H. Berry, Treasurer.

Home for the Friendless Children of the Eastern Shore, at Easton, receives under Chapter 620, 1900, \$1,000 for the year 1901 and \$1,000 for the year 1902. Its object is to provide a home for friendless white girls

of the diocese of Easton. It gives a plain English education and instruction in sewing and housework. It is under the management of the P. E. Bishop of the diocese. Apply to Bishop Adams, Faston, Maryland.

Home and Infirmary of Western Maryland, in Cumberland, receives under Chapter 620, 1900, \$5,000 for the year 1901 and \$5,000 for the year 1902. Apply to J. W. Thomas, President, or Mrs. B. S. Randolpli, Secretary. It is required to keep six free beds under the State appropriation.

Home for Incurables in Baltimore City receives under Chapter 620, 1900, \$2,500 for the year 1901 and \$2,500 for the year 1902. It is located at Twenty-first street and Guilford avenue. Persons are admitted only on a physician's certificate. It is an asylum for white women afflicted with any incurable disease, except mental derangement, contagious diseases, epilepsy or cancer. Except in extreme cases, a fee of \$300 and an outfit are required. Apply to Mrs. Albert Day, President; Mrs. J. Walton Hooper, Secretary.

Home for Mothers and Infants, Barclay and Twenty-first streets, Baltimore, receives \$500 for the year 1901 and \$500 for the year 1902. (Chapter 620, 1900). Its object is a temporary home for friendless and destitute women with infants. Requirements of admission—Need of a proper home and freedom from contagious diseases. Apply to Mrs. W. Graham Bowdoin, Treasurer.

Hospital for the Relief of Crippled and Deformed Children of Baltimore, Maryland, 6 West Twentieth street, receives \$3,000 for the year 1901 and \$3,000 for the year 1902. The capacity of the hospital is thirty beds. No needy case is turned away. As a rule, each case has to be under care of the hospital from six weeks to two months in the wards, and when convalescent from six months or longer, has access to the free Dispensary. Apply to Dr. R. Turnstall Taylor, Secretary.

Hospital for the Women of Maryand, receives under Chapter 620, 1900, \$4,000 for the year 1901 and \$4,000 for the year 1902. It is located at John street and Lafayette avenue. Its object is the treatment of diseases peculiar to women, but is not a Lying-in Hospital. Every applicant must bring a certificate from her physician that she needs treatment and from some respectable person that she is unable to pay for it. Apply to Corresponding Secretaries: Mrs. George Huntington Williams, 803 Cathedral street; Mrs. John P. Poe, (for counties), 1500 Park avenue, Baltimore.

Little Sisters of the Poor of Baltimore City receives under Chapter 620, 1900, \$1,000 for the year 1901 and \$1,000 for the year 1902. It is located at Valley street, corner Preston. Inmates are received without distinction of color or religious faith. Intended for the aged and infirm who are indigent. Applications should be made direct to the Mother of the Institution.

Lying in Hospital of the Maternite of Maryland receives under Chapter 620, 1900, \$3,000 for the year 1901 and \$3,000 for the year 1902.

Maryland Homeopathic Hospital and Free Dispensary of Baltimore City receives \$3,000 for the year 1901 and \$3,000 for the year 1902. (Chapter 620, 1900). It is located at 323 North Paca street. Ten free beds. Apply to John B. Van Meter, President; Thos. Schweckbebier, Treasurer.

Maryland Lying-in Hospital for Baltimore City receives \$3,000 for the year 1901; \$3,000 for the year 1902. (Chapter 620, 1900). It is located at 113-115 W. Lombard street. Women are received two weeks before confinement. No charges. Apply to Wilmer Brinton, President.

Maryland School for the Deaf and Dumb, at Frederick City, receives under chapter 745, 1900, \$25,000. This is the public school for the deaf and dumb of the State, and is supported entirely by the State. The aim of the school is to give a good education in the branches of knowledge taught in the public schools. Manual training is also provided for. The County Commissioners and City Council of Baltimore recommend admissions to the institution. (Code, article 30, section 1). Apply to Charles M. Ely, President.

The Maryland Hospital for the Insane is one of the State institutions for the care of the Insane. It is located at Catonsville, Baltimore county. The hospital receives an annual appropriation of \$20,000: \$5,000 additional for 1901.

Springfield State Hospital for the Insune of the State of Maryland receives under Chapter 745, 1900, \$30,000 for the year 1901.

Maryland Schoot for the Colored Blind and Deaf receives under chapter 745, 1900, \$10,000 per annum. It is free to residents of Maryland. Apply to F. D. Morrison, Superintendent, 649 West Saratoga street, Baltimore.

Marytand Asytum and Training Schoot for Feeble Minded receives under chapter 745, 1900, \$3,000 per annum. Persons of either sex admitted between the ages of seven and seventeen. Apply to Dr. Frank Keating, Superintendent, Owings Mills, Baltimore county, Md.

Maryland Generat Hospital, Linden avenue, near Madison street, Baltimore, receives \$5,000 for the year 1901 and \$5,000 for the year 1902. (Chapter 620, 1900). It is required to furnish a free bed for each Senatorial district. Apply to Robert W. Johnson, President, or Duncan McCalman, Resident Physician.

Maryland Line Confederate Soldiers' Home at Pikesville, receives an appropriation from the State of \$9,000 annually. (Chapter 620, 1900). Applicants for admission must present satisfactory evidence of their honorable record in the Confederate service and are required to be citizens of the State, or members of a Maryland command during the war. Apply to George W. Booth, Secretary, Pikesville, or at B. & O. office, corner Baltimore and Calvert streets, Baltimore.

Maryland Schoot for the Blind, 220 E. North avenue, Baltimore It receives a regular annual appropriation of \$21,000. (Message of Governor Brown, 1894, page 39). Children of seven years and upwards are admitted. All applicants are recommended to the Governor by the County Commissioners of the several counties and by the Judges of the Orphans' Court of the City of Baltimore. Apply to F. D. Morrison, Superintendent.

North Eastern Day Nursery receives \$500 for the year 1901 and \$500 for the year 1902. (Chapter 620, 1900). It is located at 429 Aisquith street, Baltimore. Children from six weeks to six years admitted. Its object is to care for children while the mothers are at work. Charge of five cents a day for one, seven cents for two, and ten cents for three. Apply to Mrs. A. E. Peterman, President, or Mrs. C. Hitt, Treasurer.

Nursery and Child's Hospitat of Baltimore City receives under Chapter 620, 1900, \$2,500 for the year 1901 and \$2,500 for the year 1902. It is located on the corner of Franklin and Schroeder streets. Admission to this institution is by commitment of magistrate or by application to the institution for temporary care or treatment. Apply to Sarah J. Bevan, President.

Oblate Sisters of Providence, having charge of St. Frances' Orphan Asylum and Academy for Colored Girls, receives under Chapter 620,

1900, \$500 for the year 1901 and \$500 for the year 1902. Apply to Sister M. Magdelen, Superior, Chase street, corner Forrest, Baltimore.

Feninsula General Hospital of Salisbury, Maryland, receives under Chapter 620, 1900, for 1901 \$2,500 and for 1902 \$2,500. It is required to receive from the State four patients, and treat them free of charge, upon the certificate of the Board of Commissioners of the several counties. (Act of 1998, Chapter 107). Apply to Dr. George W. Todd, Superintendent, Salisbury.

Provident Hospital and Free Dispensary of Baltimore City, 413 W. Biddle street, receives \$1,500 for the year 1901 and \$1,500 for the year 1902. (Chapter 620, 1900). The institution treats free as State patients, all who come to it, provided not more than five come in any one week. Apply to Milton D. Brown, M. D., Superintendent.

- St. Agnes' Hospital receives under Chapter 620, 1900, \$2,500 for the year 1901 and \$2,500 for the year 1902. It is required to furnish free beds to the respective counties of the State. The institution is for the care of the sick and indigent poor. In 1897 the institution treated seventy-eight persons. Apply to Sister M. Olymphia, Mt. Dougherty, Carroll P. O., Baltimore.
- St. Elizabeth's Home of Baltimore City for Colored Children receives \$1,000 for the year 1901 and \$1,000 for the year 1902. (Chapter 620, 1900. Its object is to care for colored orphans and foundlings and neglected children. Children are received under four years. It is located at 317 St. Paul street. Apply to Mother M. Leonard, President.
- St. Mary's Female Seminary, under Chapter 620, 1900, receives for the year 1901 \$3,500 and for the year 1902 \$3,500. It is required to receive twenty-six pupils, free of all charges. (Acts of 1868, Chapter 193. Acts of 1898, Chapter 379). Each pupil is received from a Senatorial district, selected by the school commissioners of the several counties and the city of Baltimore. Apply to D. C. Hammett, Treasurer, Leonardtown, Maryland.
- St. Mary's Orphan Asylum of Baltimore, under Chapter 620, 1900, receives \$5,000 for the year 1901 and \$5,000 for the year 1902. It is located on Cold Spring lane, near Roland avenue, Hampton P. O., Baltimore county. The object is the care and education of destitute girls from four to fourteen years. They are given an elementary English education, sewing and housework. Those that show special aptitude are taught music and stenography. Girls are sent to homes or other institutions from fourteen to sixteen. Apply to Sister Gertrude, Sister in charge.
- St. Vincent's Infant Asylum of Baltimore, Lafayette avenue and Division street, receives from the State \$5,000 under Chapter 620, 1900. Infants of six years are received and kept until seven, when they are transferred to asylums for other children unless homes have have been provided for them. Apply to Sister Marie, Sister in charge.

Lying in Hospital for Indigent Women receives under Chapter 620, 1900, \$3,000 for the fiscal year 1901 and a like sum of \$3,000 for the fiscal year 1902.

Maryland Home for Friendless Children receives under Chapter 620, 1900, \$500 for the fiscal year 1901 and a like sum of \$500 for the fiscal year 1902.

St. Vincent's Male Orphan Asylum receives under Chapter 620, 1900, \$500 for the fiscal year 1901 and a like sum of \$500 for the fiscal year 1902.

Hospital for Consumptives receives under Chapter 620, 1900, \$2,000 for the fiscal year 1901 and a like sum of \$2,000 for the fiscal year 1902.

St. Mary's Home for Little Colored Boys receives under Chapter 620, 1900, the sum of \$250 for the fiscal year 1901 and a like sum of \$250 for the fiscal year 1902.

National Temperance Hospital receives under Chapter 620, 1900, the sum of \$1,000 for the fiscal year 1901 and a like sum of \$1,000 for the fiscal year 1902, upon condition that the hospital receive one free patient at a time from each county in the State and each Legislative district of Baltimore City, upon the certificate of the County Commissioners of each county and the Board of Health of Baltimore City.

University of Maryland, College of Physicians and Surgeons, and Baltimore Medical College receive under Chapter 620, 1900, \$12,000 for the fiscal year 1901 and a like sum of \$12,000 for the fiscal year 1902; provided, that this sum be equally divided between the institutions.

St. Joseph's House of Industry receives under Chapter 620, 1900, \$1,000 for the fiscal year 1901 and a like sum of \$1,000 for the fiscal year 1902.

The Hebrew Aged Home of Baltimore City receives under Chapter 620, 1900, \$250 for the fiscal year 1901 and a like sum of \$250 for the fiscal year 1902.

United Charities Hospital Association of Dorchester County, Maryland, receives under chapter 620, 1900, \$4,000 for the year 1901, and a like sum for 1902. It is required to furnish ten beds for State patients, and to support free county patients. (Act of 1898, chapter 462). Apply to the Association, Cambridge, Md.

Women's Medical College of Baltimore receives by chapter 620, 1900, for the Hospital of the Good Samaritans, \$1,500 for the year 1901 and \$1,500 for the year 1902. For this the hospital is required to receive one free patient from each county in the State and one from each Legislative district in the city of Baltimore. Apply to Ida Pollack, M. D., Corresponding Secretary, southwest corner of McCulloh and Hoffman streets, Baltimore.

REFORMATORY INSTITUTIONS.

House of Good Shepherd receives under chapter 620, 1900, \$3,000 for the year 1901 and \$3,000 for the year 1902, and is required to receive and board females for twenty cents a day who shall have been committed by any court or justice of the peace. (Article 27, sections 221-329, Code).

House of Reformation. The Board of Managers shall have power, in their discretion, to take vagrant or incorrigible colored boys. Justices of the peace or courts may commit to the House of Reformation. (Code, article 27, sections 344, 347 and 349). Appropriation \$10,000.

House of Refuge. The Board of Managers have power to take white vagrants or incorrigible male children. (Article 27, section 365 of Code). Justices of the peace and courts may commit to the House of Refuge. (Ibid., sections 369 and 379). 'Appropriation \$1,500.

The Female House of Refuge, situated at the corner of Baker and Carey streets, Baltimore city, receives an annual appropriation from the State of \$5,000. This institution aims at the reformation of destitute females who are received free of cost. Officers of the institution—Wm. K. Bibb, Superintendent; Secretary, D. Hopper Emory, Baltimore city.

Industrial Home for Colored Girls receives under chapter 620, 1900, \$3,500 for the year 1901 and \$3,500 for the year 1902. It is located at Melvale, Baltimore county. It is required to receive inmates on application or commitment of justice. (Article 27, sections 374-383, Code). Apply to Edward Markell, Treasurer.

St. Mary's Industrial School receives under chapter 620, 1900, \$15,000 for the year 1901 and \$15,000 for the year 1902. It is located on Wilkens avenue and Maiden's Choice lane, Baltimore. Its object is to provide a home, education and industrial training for orphans, destitute or incorrigible boys, and to reform juveniles. Boys between the ages of ten and sixteen are admitted. Any court or justice may commit youthful offenders to the school. (Article 27, sections 384-388, Code). Apply to William F. Wheatly, Secretary of Board of Directors, or Brother Dominic, Superintendent.

PENAL INSTITUTIONS.

The Maryland House of Correction is located at Jessups, Anne Arundel county. This Institution is for the confinement of short-term prisoners. The institution is partly self-sustaining. The State appropriation for 1901 is \$25,000.

The Maryland Penitentiary, located in Baltimore city. This Institution is supported entirely by the proceeds of the labor of the prisoners, and a handsome balance is annually turned over to the State Treasury.

ELECTION RETURNS,

FINANCES,

TAXATION AND REVENUE.

	FALS.	George G. Shepherd.	15 4 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
	r of APP	Gustavus W. Petherbridge.	252 2635 1,015 300 101 101 161 77 78 28 98 98 36
.7001.	CLERK COURT OF APPEALS.	Тһотая Ратган.	4,187 2,430 6,143 6,144 42,218 8,46 3,391 1,386 2,313 1,475 1,475 1,649
ser 5th, 1	CLH	J. Frank Turner.	3.233 2.728 7.268 7.268 38,331 1.509 2,610 1.602 1.602 1.602 1.603
п Лочети	URY.	William J. Parker.	20 20 33 30 10 10 10 10 10 10 10 10 10 10 10 10 10
Vote-Election November 5th, 1901.	COMPTROLLER OF TREASURY.	William Kleinle.	246 73 265 1,065 21 29 70 24 208 208
it of Vota	PTROLLER	Herman S. Platt.	4,1122 42,133 42,133 1,1367 1,128 1,128 1,128 1,128 1,589
Statemer	COM	Jospus W. Hering.	2,3,2,2,3,865 2,3,786 3,7,378 3,524 1,524 2,615 2,633 1,633 4,835 4,77
Tabulated Statement of		COUNTIES.	Allegany Anne Arundel Anne Arundel Baltimore County Baltimore City Calvert Caroline Carroll Charles Dorchester Frederick Garrett

12 5	17	10 10	27 16	5 26	1	727
177	59 59	142	39 140	148 176	189	3,770
2,352 1,285	2,166	1,414	1,122 1,878	4,473 1,941	\$11	96,658
3,145	1,803 2,729	2,003 1,776	1,180 1,885	3,882	2,015	95,269
9.	17	oi oi	20 20	18	18	674
185 64	448	120 172	21	146 164	190	3,740
2,336 1,274	2,150	1,373	1,123 1,865	4,454 1,921	809	96,356
3,166	2,740	1,960	1,200 1,910	3,929	2,005	96,477
Harford	Kent. Montgomery.	Oueen Anne's Somerset	St. Mary's. Talbot	Washington Wicomico	Worcester	Totals

Associate Judge First Judicial Circuit.

	1		1
Counties.	Charles F. Holland.	Robert P. Graham.	James E. Ellegood.
Dorchester Somerset. Wicomico Worcester	2,607 1,740 2,265 2,018	2,212 1,746 1,995 895	5
Totals	8,630	6,848	5

Associate Judge Second Judicial Circuit.

Counties.	Edwin H. Brown.	Levi E. Patterson.	John D. Urie.	I. Marshall Haines.
Caroline	1,545 2,548 1,867 1,938 1,802		I	1
Totals	9,700	I	I	I

Associate Judge Fifth Judicial Circuit.

Counties.	William H. Thomas.	Charles T. Reifsnider.
Anne Arundel	2,784 3,414 1,490	2,422 3,568 1,307
Totals	7,688	7,297

Constitutional Amendments, Authorized by the Acts of 1900.

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COUNTIES.	Ch.	Сһ. 185.	СЪ	Ch. 432.	CF.	Сћ. 469.
	For.	Against.	For.	Against.	For.	Against.
Allegany	0,0	1				
Anne Arundel	940	957 281	236	1,008	764	992
Baltimore	2,107	1,564	2,086		2,018	1,463
Baltimore City	23,043	12,063	25,808		28,396	7,436
Carolina	32	35	31		27	36
Carroll	IOI	132	94	139	80	132
Carlon	397	1,349	377	1,376	400	1,362
Charles	207	292	286	286	259	281
Dorchester	10	30	50	30	49	30
Trederiot	179	176	.174	165	152	091
Carrett	458	935	400	962	355	168
Harford	128	731	144	730	145	747
Howard	524	731	480	737	466	101
Kent	289	336	266	332	253	321
Montgomery	390	95	249	191	280	151
Prince George's	443	241	300	269	375	302
Oueen Anne's	400	200	407	105	411	177
Somerset	+04	011	140	113	129	115
St. Marv's	200	06.	200	200	96	99
Talbot.	2110	2000	/O F	2010	00 1	50
Washington	117	230	195	250	173	254
Witcomico	335	575	327	573	293	267
TV	115	308	194	278	85	314
worcester	III	180	107	178	OII	192
Totals	31,326	21.731	33.470	18.156	26 705	811.41
			611100	-0-10-	201100	011/1

CONSTITUTIONAL AMENDMENTS.

The following amendments to the Constitution of Maryland were authorized by the Laws of 1900, to be submitted to the will of the people at the General Election of 1901. All were adopted, and by the proclamation of the Governor, dated November 27, 1901, became Sections of the Constitution:

Chapter 185, 1900—Amendment to Article Five.

Section 9. The State's Attorney shall perform such duties and receive such fees and commissions or salary, not exceeding three thousand dollars, as are now or may hereafter be prescribed by law; and if any State's Attorney shall receive any other fee or reward than such as is or may be allowed by law, he shall, on conviction thereof, be removed from office; provided, 'that the State's Attorney for Baltimore City shall receive an annual salary of forty-five hundred dollars, and shall have power to appoint one deputy, at an annual salary not exceeding three thousand dollars, and such other assistants, at such annual salaries, not exceeding fifteen hundred dollars each, as the Supreme Bench of Baltimore City may authorize and approve; all of said salaries to be paid out of the fees of the said State's Attorney's office, as has heretofore been practiced.

Chapter 432, 1900-Amendment to Article 3, in lieu of Sec. 4.

Section 4. As soon as may be, after the taking and publishing of the National Census of 1900, or after the enumeration of the population of this State, under the authority thereof, there shall be an apportionment of representation in the House of Delegates, to be made on the following basis, to wit: Each of the several counties of the State, having a population of eighteen thousand souls or less, shall be entitled to two delegates; and every county having a population of over eighteen thousand and less than twenty-eight thousand souls, shall be entitled to three delegates; and every county having a population of twenty-eight thousand and less than forty thousand souls, shall be entitled to four delegates; and every county having a population of forty thousand and less than fifty-five thousand souls, shall be entitled to five delegates; and every county having a population of fifty-five thousand souls and upwards, shall be entitled to six delegates and no more; and each of the Legislative Districts of the City of Baltimore shall be entitled to the number of delegates to which the largest county shall or may be entitled under the aforegoing apportionment, and the General Assembly shall have the power to provide by law, from time to time, for altering and changing the boundaries of the existing legislative districts of the City of Baltimore, so as to make them as near as may be of equal population; but said district shall always consist of contiguous territory.

Chapter 469, 1900—Amendment to Article 3, in lieu of Sec. 2.

Section 2. The City of Baltimore shall be divided into four legislative districts, as near as may be, of equal population and of contiguous territory, and each of said legislative districts of Baltimore City, as they may from time to time be laid out, in accordance with the provisions hereof, and each county in the State shall be entitled to one Senator, who shall be elected by the qualified voters of the said legislative districts of Baltimore City, and of the counties of the State, respectively, and shall serve for four years from the date of his election, subject to the classification of Senators hereafter provided for.

Assessment and Taxation of the Counties of Maryland.

Statement showing the Public School, Outstanding Debt, Free Books, Penitentiary Loan, Insane Asylum and State Building and Improvement Loan Tax in each county and Baltimore City for the year 1901, based upon the Assessment of 1901.

Counties.	Assessed Value of Property for State Levy in 1901.	Amount Levy for 1901 at 17c each \$100.	County and City tax rate in the several Coun- ties and the City of Balti- more in 1900.
Allegany County	\$ 16,930,557	\$ 28,781 95	\$1 00
Anne Arundel Count		20,363 02	
Baltimore City		621,973 38	I 81½
Baltimore Count	y 72,671,863	123,542 17	
Calvert "	2,287,295	3,888 40	99
Caroline "	4,700,116	7,990 20	
Carroll "	16,194,617	27,530 85	†45
Cecil "	11,574,015	19,675 82	
Charles "	3,476,269	5,909 66	99
Dorchester "	6,668,559	11,336 55	
Frederick "	19,866,738	33,773 46	82
Garrett "	6,947,206	11,810 25	1
Harford "	12,280,093	20,876 15	
Howard "	8,681,608	14,758 73	
Kent	7,444,878	12,656 20	/ 2.
Montgomery	12,167,550	20,684 84	
Prince George's "	11,404,772	19,388 11	
Queen Anne's "	8,328,506	14,158 46	
St. Mary S	3,114,081	5,293 94	
Somerset	4,316,018	7,337 23	
Tarbot	8,271,509	14,061 57	
washington	18,839,015	32,026 33	
Wicomico	4,790,296	8,143 50	
Worcester	5,070,725	8,620 23	92
Totals	\$643,812,408	\$1,094,481 09	

^{*}Anne Arundel has a separate road tax for each district, as follows: first, 35 cents per \$100; second, 46; third, 73; fourth, 70; fifth, 37; sixth, 1; eighth, 55. The general rate 80 cents, (County 55 and School 25) is to be added to the road tax for each district. The corporation tax is 1.26 per \$100.

[†]The road tax in Carroll is: first district, 15 cents; second, 10; third, 9; fourth, 15; fifth, 17; sixth, 12; seventh, 8; eighth, 16; ninth, 15; tenth, 9; eleventh, 8; twelfth, 12; thirteenth, 13.

Recapitulation.

Amount of Levy for Public School Tax at 101/2 cents on	
each \$100	\$676,003 03
Outstanding Debt at 27/8 cents on each \$100	185,096 07
Free School Books at 2 cents on each \$100	128,762 48
Penitentiary Loan, at 3/4 of one cent on each \$100	48,285 93
State Building and Improvement Loan at 34 of one cent	
on each \$100	48,285 93
Insane Asylum Loan at 1/8 of one cent on each \$100	8,047 65
Total\$	1,094,481 09

Statement Showing the State Tax Rate from the Year 1849 to 1901 inclusive.

Year.	Rate.	Year	Rate.
1849	25	1876	171/4
1850		1877	
1851		1878	
1852		1879	
1853		1880	
1854		1881	
1855		1882	
1856		1883	
1857		1884	
1858		1885	
1859		1886	
1860		1887	
1861		1888	
		1889	
1862		1890	
1863			
1864		1891	
1865	-	1892	
1866	-	1893	
1867		1894	
1868		1895	
1869	19	1896	
1870	19¼	1897	
1871	191/4	1898	
1872	17	1899	173/4
1873	17	1900	173/4
1874		1901	
1875			

Statement.

Showing the Levy, Receipts and Disbursements on Account Public School Tax, as authorized by Chapters 377 of 1872, 533 of 1888, 285 of 1894, 165 of 1896, 220, 221 of 1898, 204, 428 and 500 of 1900, and the balance to the credit of said account at the close of the Fiscal Year ended September 30, 1901.

COUNTIES AND BALTI- MORE CITY	Amount of Levy.	Receipts.	Disburse- ments.
Allegany County	\$ 17,777 08	\$ 17,606 o ₅	\$ 25,586 29
Anne Arundel County	12,515 40	12,599 84	29,722 86
Baltimore City	384,160 03	349,294 9I	241,423 67
Baltimore County	76,305 46	75,082 73	43,493 23
Calvert "		2,349 41	10,131 05
Caroline "		4,664 92	10,965 13
Carroll "	,00	16,272 56	18,629 37
Cecil "		11,876 16	16,029 37
Charles "		3,567 82	16,288 04
Dorchester "	0.0	6,681 08	20,016 24
Frederick "		19,817 07	
Garrett "		6,123 21	30,678 98
Harford "			12,477 15
Howard "		13,092 77	19,947 05
Kent "	3,0 -9	8,383 14	12,288.95
3.7 (7,698 96	14,073 98
D	7770 94	15,716 91	23,043 29
0	,510	11,158 05	24,864 28
Queen Anne s	77 11 30	9,164 64	15,098 61
0	0, 9,1	3,215 02	16,422 20
75 11 /	1700	4,541 58	21,830 15
141001		8,699 86	15,778 64
Washington		18,619 86	22,774 00
W ICOIIIICO	0, 9	5,278 63	15,548 29
WOICESTEL		4,913 04	16,654 94
Incorporated Institutions		60,301 26	
Baltimore City Stock		30,603 93	
State Normal School-White			20,000 00
State Normal School—Colored. State Board of Education—Ex			2,000 00
penses of	a.		996 56
tion—SalarySuperintendent Public Education	 1-		3,125 00
tion—Expenses			500 00
Totals	\$676,003 03	\$727,314 41	\$720,455 85

Summary.

Balance applicable to school year, commencing October 1, 1901	\$240.056.07
Receipts of Public School Tax from all	\$349,956 07
sources during fiscal year 1901	727,314 41
Total receipts fiscal year 1901 and balance from 1900	\$1,077,270 48
during fiscal year 1901	720,455 85
Balance applicable to school year, commencing October 1, 1901	\$356,814 63
To white schools	\$130,000 oo .
To colored schools	37,500 00
Amount on hand to equalize future distributions	\$189,314 63

STATEMENT.

Showing the Funded Debt of the State, as of the 30th day of September, 1901.

CHARACIER OF LOANS.	Amount of Loans.	Maturity of Loans.	For What Account.
3.50 per cent. Exchange Loan of 1889, per Chap. 201 of 1888 \$ 3.50 per cent. Penitentiary Loan, per Chapter 166 of 1896 10.83 i. Consolidated Loan of 1899, per Ch. 219 of 1898. 5., State Building and Improvement Loan, per Chapter 607 of 1900	\$ 7,400 00 500,000 00 100,000 00 5,401,926 13 500,000 00	1903 1911 1914 1915	Redemption and Exchange of Sterling Debt. Extension of the Md. Penitentiary. Second Hospital for the Insane. Exchange of State Debt and for New Public Buildings.
Making an aggregate of	\$6,509,326 13		
As an offset to this debt, the State holds the following Bonds and stocks on which interest or dividends have been promptly paid, to wit: Stock of the Aunapolis Water Company\$ 30,000 oo " Farmers' National Bank of Annapolis 46,470 oo " in Balto. & Fredericktown Turnpike Co. 11,000 oo more & Ohio Railroad Company 550,000 oo Bonds of the Northern Central Railway 1,500,000 oo Stocks, Bonds and Cash to credit of the Sink. 1,709,511 84	\$3,846,981 84		
The State and the Sinking Funds are deducted	\$2,662,344 29		

STATE PAY ROLL.

Executive Department.

Governor	\$4,500
Secretary of State	2,000
Stenographer	1,200
Messenger	1,000
1	· ·
Judiciary Department.	
Eight Chief Judgeseach	\$4,500
Fourteen Associate Judgeseach	3,600
Nine Judges, Supreme Bench of Baltimore Cityeach	4,500
Attorney-General	3,000
Reporter	1,000
Clerk Court of Appeals	3,000
Deputy Clerk	1,600
Deputy Clerk	1,200
Messenger	1,000
Crier	1,000
Collector	1,600
Legislative Department.	
Legislative Department. Senate.	
·	\$800
Senate.	\$ 8 00
Senate. Presidentper day	Tr.
Senate. President	10 00
Senate. President	10 00 10 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day	10 00 10 00 10 00
Senate. President	10 00 10 00 10 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day	10 00 10 00 10 00 5 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day	10 00 10 00 10 00 5 00 5 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day Nine Assistant Engrossing Clerks each per day	10 00 10 00 10 00 5 00 5 00 5 00 7 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day Nine Assistant Engrossing Clerks each per day Four Folders each per day	10 00 10 00 10 00 5 00 5 00 5 00 7 00 5 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day Nine Assistant Engrossing Clerks each per day Four Folders each per day Keeper of Cloak-rooms per day	10 00 10 00 10 00 5 00 5 00 5 00 7 00 5 00 5 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day Nine Assistant Engrossing Clerks each per day Four Folders each per day Keeper of Cloak-rooms per day Postmaster per day	10 00 10 00 10 00 5 00 5 00 5 00 7 00 5 00 5 00 5 00
Senate. President. per day Secretary. per day Reading Clerk per day Journal Clerk per day Sergeant-at-Arms. per day Three Doorkeepers each per day Two Pages each per day Messenger to President per day Chief Engrossing Clerk per day Nine Assistant Engrossing Clerks each per day Four Folders each per day Keeper of Cloak-rooms per day	10 00 10 00 10 00 5 00 5 00 5 00 7 00 5 00 5 00 5 00

House of Delegates.

Speakerper day	\$ 8 00
Chief Clerk per day	10 00
Chief Engrossing Clerkper day	6 00
Reading Clerkper day	IO 00
Journal Clerkper day	IO 00
Clerk to the Speakerper day	5 00
Messenger to the Speakerper day	5 00
Two Attendants for Cloak-rooms each per day	5 00
Sergeant-at-Armsper day	5 00
Three Doorkeeperseach per day	5 00
Four Pages each per day	5 00
Two Police for Rotundaeach per day	5 00
Eight Folderseach per day	5 00
Ten Assistant Engrossing Clerkseach per day	5 00
Clerk to the Ways and Means Committeeper day	6 00
Flag Raiserper day	5 00
Engineerper day	5 00
Two Assistant Engineerseach per day	2 50
Postmasterper day	5 00
Assistant Postmaster per day	5 00
Ninety-five Memberseach per day	5 00
Military Department.	
Adiutant Caranal	
Adjutant-General	\$2,000
Clerk to Adjutant-General	1,200
Treasury Department.	
Comptroller's Office.	
Comptroller	\$2,500
Chief Clerk	1,800
Two Assistant Clerkseach	1,500
Two Assistant Clerkseach	I,200
Stenographer and Typewriter	600
Treasurer's Office	
Treasurer	#
Chief Clerk	\$2,500
Two Assistant Clerkseach	1,800
	1,200
Tax Commissioners Office.	
Tax Commissioner	\$2,500
Two Clerkseach	1,200

Land Office.

Land Commissioner Chief Clerk One Assistant Clerk Two Assistant Clerks each	\$1,500 1,200 1,000 900
State Library.	
Librarian.	\$1,500
Indexer and Cataloguer of the Library	600
A Clerk is allowed during the session of the Legislature	450
Superintendent of Buildings and Grounds.	
Superintendent of Buildings and Grounds	
Two Watchmeneach	600
Three Firemen each Janitor	600 600
Janitor of Mansion.	600
,	
State Fishery Force.	
Commander	\$1,500
Clerk	700 1,000
Eleven Deputy Commanders of Sailing Vesselseach	800
Six Deputy Commanders (employed six months)each	2 40
Industrial Bureau.	
Chief	\$2,500
One Clerk	1,200
Live Stock Sanitary Board.	
Three Members (actual service)each per day	\$5 00
Chief Veterinarian	1,000 00
Bureau of Immigration.	
Superintendent	\$2,000
Clerk	1,200
Fund for expenses	1,800
Insurance Commissioner.	
Insurance Commissioner	\$2,500
Chief Clerk	2,000
Clerk	1,500
Stenographer	720

Fire Marshal.

State Fire Marshal	\$2,500 1,200
Fish Commissioner's Office.	
Two Fish Commissionerseac	h \$1,500
M' T () 0 0 0 0	
Mine Inspector's Office.	
Mine Inspector	\$1,500
Tobacco Inspectors.	
Chief Inspector	\$2,000 00
Three Deputy Inspectorseach	1,800 00
Chief Clerk to Chief Inspector	1,200 00
Three Tobacco Note Clerkseach	1,000 00
Three Receiving Clerkseach	800 00
Three Shipping Clerkseach	800 00
Three Weighing Clerks each	800 00
Three Assistant Clerks each per day Three Sample Tyers each	2 00· 700 00·
Three Janitorseach per day	2 00
Three Finders each per day	2 00
Three Elevator and Stay-floor meneach per day	2 00
Thirty Screwmen each per day	2 00
Twelve Laborerseach per day	I 50
State Wharfinger.	
State Wharfinger fees ar	id \$500
State Whatminger	μ,,σο
General Measurers and Inspectors of Oysters.	
Ten General Measurers and Inspectorseach per mon-	th \$100
Coroners.	
Seven Coroners for Baltimore City eac	ch \$1,000
State Vaccine Agent.	
State Vaccine Agent { Salary Expenses	\$ 600 1,200
State Superintendent of Public Education.	
State Superintendent of Public Education	\$3,000
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Two Inspectorsead	ch \$1,500

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NOTE.—As much of the data of this Manual is made up from manuscript, errors may have crept in. Any one noticing any errors of fact or form, is requested to communicate them to the Secretary of State, so that they may be corrected in subsequent issues.



